

The Gazette



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## NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 29th October 1955.—

Issue No.	No. and date	Issued by	Subject
322	S. R. O. 3346, dated the 20th October, 1955.	Election Commission, India.	Corrections made in the Delimitation Commission's Final Order No. 25, relating to the State of Hyderabad.
323	S. R. O. 3347, dated the 20th October, 1955.	Ditto	Corrections made in the Delimitation Commission's Final Order No. 26, relating to the State of Bihar.
324	S. R. O. 3348, dated the 21st October, 1955.	Government of Ajmer (Medical and L.S.G. Department).	Nomination of eight members of the Bijainagar Municipal Committee.
	S. R. O. 3349, dated the 21st October, 1955.	Ditto	Nomination of the Extra Assistant Commissioner, Beawar as Chairman of the Bijainagar Municipal Committee.
325	S. R. O. 3350, dated the 22nd October, 1955.	Ministry of Home Affairs	Indian Administrative Service (Fixation of Cadre Strength) Regulations, 1955.
	S. R. O. 3351, dated the 22nd October, 1955.	Ditto	Indian Police Service (Fixation of Cadre Strength) Regulations, 1955.
326	S. R. O. 3352, dated the 21st October, 1955.	Government of Ajmer	Heavy trucks not to be driven on the road between Bijainagar Station and Jalia upto 31st October, 1955.
327	S. R. O. 3381, dated the 22nd October, 1955.	Election Commission, India.	Designation of the District Magistrate, Hooghly to be the Electoral Registration Officer for Birbhum, Serampore and Burdwan Parliamentary constituencies for the period of absence on leave of Shri B Sarkar, Commissioner, Burdwan Division.

Issue No.	No. and date	Issued by	Subject
328	S. R. O. 3382, dated the 27th October, 1955.	Ministry of Information and Broadcasting.	The Central Government certifies a film to be of the description specified therein.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

### PART II—Section 3

**Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).**

#### MINISTRY OF HOME AFFAIRS

*New Delhi-2, the 22nd October 1955*

**S.R.O. 3385**—In exercise of the powers conferred by the proviso to article 309 of the Constitution President hereby makes the following amendments in the notification of the Government of India in the late Home Department, No. F. 9/2/33-Ests., dated the 9th January, 1934, namely :—

In the Schedule to the said notification for the entries relating to the Imperial Secretariat Service and the Imperial Secretariat Stenographers' Services, the following entries shall be substituted, namely :—

“Central Secretariat Service, Grade IV.	Secretary, Ministry of Home Affairs.	Secretary in the Ministry or Department of Government in or under which the Government servant is employed except where the Government servant is employed in the office of the Union Public Service Commission and the Secretary, Union Public Service Commission, in respect of a Government servant employed in the Commission's office.	(i)
		Secretary, Ministry of Home Affairs.	All.
Central Secretariat Service, Grade III.	..	Secretary in the Ministry or Department of Government in or under which the Government servant is employed except where the Government servant is employed in the office of the Union Public Service Commission and the Secretary, Union Public Service Commission, in respect of a Government servant employed in the Commissions' office.	(i)
		Secretary, Ministry of Home Affairs.	(i), (ii) & (iv).
Central Secretariat Stenographers Service, Grades II & III.	Secretary, Ministry of Home Affairs.	Secretary in the Ministry or Department of Government in or under which the Government servant is employed except where the Government servant is employed in the office of the Union Public Service Commission and the Secretary, Union Public Service Commission, in respect of a Government servant employed in the Commissions' office.	(i)
		Secretary, Ministry of Home Affairs.	All

Central Secretariat Stenographers Service, Grade I.	..	Secretary in the Ministry or Department of (i) Government in or under which the Govern- ment servant is employed except where the Government servant is employed in the office of the Union Public Service Commission and the Secretary, Union Public Service Commis- sion, in respect of a Government servant employed in the Commission's office.
		Secretary, Ministry of Home Affairs. (i) (ii) & (iv)
Section Officers, Superintendents, As- sistants Superinten- dents, Assistants and Stenographers in the Secretariat who are not members of the Central Secretariat Service or Central Secretariat Steno- graphers' service.	Secretary in the Ministry or Department concerned.	Secretary in the Ministry or Department All. concerned.
Personal Assistants and Private Secre- taries to Secretaries, Additional Secretaries, Joint Secretaries, Deputy Ministers and Ministers, who are not members of the Central Secretariat Service or Central Secretariat Steno- graphers Service.	Secretary in the Ministry or Department concerned.	Secretary in the Ministry or Department con- All. cerned.
Other Class II posts in the Secretariat not specified in this Schedule.	Secretary in the Ministry or Department concerned.	Secretary in the Ministry or Department All. concerned.
Other Class II posts not specified in this Schedule—		
(i) in the office of the Union Public Service Commis- sion and	(i) Secretary Union Public Service Com- mission.	(i) Secretary, Union Public Service Commission. All.
(ii) other non-Secretariat officers.	(ii) Head of the Department or office directly under Govern- ment.	(ii) Head of the Department or office directly All. under Government.

[No. 7/20/55—Ests. (A).]

K. N. SUBBANNA, Dy. Secy.

*New Delhi-2, the 27th October 1955*

**S.R.O. 3386.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following further amendment in the notification of the Government of India in the late Home Department No. 9/2/33-Ests., dated the 9th January, 1934, namely:—

In the Schedule to the said notification, under the heading "Directorate of National Sample Survey", for the words 'Assistant Statistical Adviser', the words 'Deputy Director' shall be substituted.

[No. 7/11/55—Ests (A).]

**S.R.O. 3387.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following further amendment in the notification of the Government of India in the late Home Department No. F.9/2/33-Ests. dated the 9th January, 1934, namely:—

In the Schedule to the said Notification, under the heading 'Foreign and Political Department' the following sub heading and entries shall be inserted, namely:—

**"CENTRAL PASSPORT ORGANISATION**

Sperintendent	Foreign Secretary	Chief Passport Officer.	(i)
		Foreign Secretary	All. "

[No. 7/23/55-I.Ests.(A).]

**S.R.O. 3388.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following further amendment in the Rules published with the notification of the Government of India in the late Home Department No. F.9-19/30-Ests., dated the 27th February, 1932, namely:—

In the Schedule to the said Rules, under the heading 'Foreign and Political Department' the following sub-heading and entries shall be inserted, namely:—

**"CENTRAL PASSPORT ORGANISATION**

*Regional Passport Offices*

*Class III posts:*

Assistant	Chief Passport Officer	Regional Passport Officer	(i)	Chief Passport Officer.
		Chief Passport Officer	All	Foreign Secretary
Upper Division Clerk, Lower Division Clerk and Stenographer	Regional Passport Officer	Regional Passport Officer	(i)	Chief Passport Officer
		Chief Passport Officer	All	Foreign Secretary."

[No. 7/23/55-II.Ests(A).]

*New Delhi-2, the 31st October 1955*

**S.R.O. 3389**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendment in the Rules published with the notification of the Government of India in the late Home Department, No. F. 9/19/30-Ests. dated the 27th February, 1932, namely:—

In the Schedule annexed to the said Rules, under the heading "Offices under the Directorate General of Health Services", the following sub-heading and entries shall be inserted at the end, namely:—

*"Willington Hospital and Nursing Home, New Delhi.*

All Class III posts, viz. Assistant Surgeons Grade II, Accountant, Head Clerk, Senior Clerk, Lower Division clerks, Cashier, Steno-typist, Theatre and Nursing Sisters, Staff Nurses, Ambulance Driver, Radiographers, Dark Room Assistant, Dispensers, Steward, Laboratory Assistants and Store-Keeper.	Medical Superintendent	Medical Superintendent	All	Director General of Health Services
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All Class IV posts, viz. Peons, Theatre orderly, Dressing Orderly, Ward Attendants, Cooks, Bhisties, Chowkidar, Ayahs, Sweepers, Sweepers, Bearers, Masalchies, Gate-Orderlies, Cooks-matc, Khalasi, Daftry, Telephone Attendants, Khidmatgars and Ayahs.	Medical Superintendent	Medical Superintendent	All	Director General of Health Service
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*Safdarjang Hospital, New Delhi.*

All Class III posts, viz. House Surgeons, Physicians, Head Clerk, Accountant, Cashier, Junior Clerks, Steward, Havaladar, Storckeeper, Dispensers, Laboratory Assistants, Laboratory Technicians, X-Ray Assistant, Operation Theatre Assistant, Drivers, Nursing Sisters, Staff Nurses and Male Nurses.	Medical Superintendent	Medical Superintendent	All	Director General of Health Services
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Class IV posts, viz. Peons, Nursing Orderlies, Laboratory Attendants, Ayahs, Chowkidars, & Cooks, Bearers, Mates, Sweepers, Sweepers, Tailors, Masalchies and Khidmatgars.	Medical Superintendent	Medical Superintendent	All	Director General of Health Services.
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[No. 7/19/55-Ests(A).]

**S.R.O. 3390**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendment in the notification of the Government of India in the late Home Department No. F.9/2/33-Ests., dated the 9th January, 1934, namely:

In the Schedule to the said notification, under the heading "Medical Department", the following sub-heading and entries shall be inserted at the end, namely:—

*"Willingdon Hospital and Nursing Home, New Delhi.*

All Class II posts, viz. Deputy Medical Superintendent, Assistant Surgeons Grade I, Matron, Radiologist, Pathologists.	Director General of Health Services.	Director General of Health Services.	(i) to (iv).
		Secretary, Ministry of Health.	(vi) & (vii).

*Safdarjang Hospital, New Delhi.*

All Class II posts, viz. Deputy Medical Superintendent, Assistant Surgeons Grade I, Junior Anaesthetist, Pathologist, Bacteriologist, Biochemist, Matron, Psychiatrist, Dental Surgeon.	Director General of Health Services.	Director General of Health Services.	(i) to (iv).
		Secretary, Ministry of Health.	(iv) & (vii)."

[No. 7/19/55-I.Ests(A).]

K. THYAGARAJAN, Under Secy.

*New Delhi-2, the 27th October 1955*

**S.R.O. 3391**—In exercise of the powers conferred by Section 27 of the Indian Arms Act, 1878, (XI of 1878), the Central Government is pleased to exempt the crew of aeroplanes No. IL14-001, Callsign RIZIW, Frequency "88-08", and No. IL 14-002, Callsign RIZIG, Frequency "88-09" scheduled to arrive at Palam Aerodrome, New Delhi, on 26th and 27th October, 1955, respectively, from all prohibitions and directions contained in the said Act in respect of arms and ammunition carried by them if any.

[No. 9/140/55-Police (IV).]

*New Delhi-2, the 31st October 1955*

**S.R.O. 3392.**—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule to the Indian Arms Rules, 1951, the Central Government is pleased to specify

- (1) Princess Vimla Raje Gaekwar, and
  - (2) Major Shrimant Maharajkumar Ashokraje Dhairyashilrao Gaekwar
- member of the family of the Ruler of Baroda for the purposes of that entry.

[No. F.8/4/55-Police IV.]

C. P. S. MENON, Under Secy.

*New Delhi-2, the 28th October 1955*

**S.R.O. 3393.**—In exercise of the powers conferred by section 3 of the Delhi Special Police Establishment Act, 1946, (XXV of 1946), the Central Government hereby makes the following further amendments of the notification of the Government of India in the Ministry of Home Affairs, No. 21/5/52-P.II, dated the 31st October, 1952, namely:—

In clause (a) of the said notification—

- (i) after the figures and letter "165-A", the figures "168, 182", shall be inserted;
- (ii) after the figures and word "379 to 382", the figures and word "384 to 389, 403", shall be inserted;
- (iii) after the figures "466", the figures "468", shall be inserted.

[No. 7/5/55-AVD.]

M. GOPAL MENON, Dy. Secy.

*New Delhi-2, the 31st October 1955*

**S.R.O. 3394.**—In pursuance of clause (1) of article 239 of the Constitution, the President hereby directs that, subject to his control, the Chief Commissioner of the State of Bhopal shall, in relation to the said State, exercise the powers and discharge the functions of a State Government under section 125 of the Code of Civil Procedure, 1908 (V of 1908).

[No. F. 25(10)-J/II/55]

S. NARAYANSWAMY, Dy. Secy.

## MINISTRY OF FINANCE

(Department of Economic Affairs)

*New Delhi, the 28th October 1955*

**S.R.O. 3395.**—In exercise of the powers conferred by section 27 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Central Government hereby makes the following amendments in the Foreign Exchange Regulation Rules, 1951, namely:—

In the said Rules,—

- (1) After rule 3, the following rule shall be inserted, namely:—

"3-A. *Application for permission to take or send out jewellery and precious stones.*—If any person desires to have permission to take or send out of the States any jewellery or precious stones, or both, he shall make an application in that behalf to the Reserve Bank or to a person authorised by it under sub-section (2) of a section 8 of the Act, in Form J or Form J-I, as the case may be, specified in the Third Schedule."

(ii) After the Second Schedule, the following Schedule shall be inserted, namely:—

**“THIRD SCHEDULE**

**FORM J**

Foreign Exchange Regulation Act, 1947 (VII of 1947).

Application for permission to take jewellery and/or precious stones out of the States.

I/We hereby apply for permission to take out of the States the articles of jewellery and/or precious stones specified on the reverse of this form to.....  
(Country of destination)

Name of applicant.

Nationality.

*Statement of particulars*

1. How long resident in the States.

2. Reasons for stay in the States.

(state nature of business, occupation or if residence is temporary, state the purpose).

3. Reasons for taking out of articles specified on the reverse of this form outside the States.

4. Probable duration of stay outside the States.

5. Any other available information in support of the application.

6. I/We undertake to bring back on my/our return to India all the articles entered in this form.

7. I/We also hereby declare that the description, value and other particulars, specified by me/us on the reverse of this form are true and correct.

Date.....

Signature of applicant.

Address.....

I hereby certify that to the best of my knowledge and belief the above application is bonafide.

Stamp and Signature of Authorised Dealer.

Date.....

(Reverse)

Permission No.

\*Full description of article(s) specifying in each case how it has been made

Description of the article giving weight of the gold and precious stones separately	Present market value	how acquired	where acquired	Date on which acquired
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No. 1  
2  
3  
4  
5  
6  
7  
8  
9

Date.....

Signature of applicant(s).

\*The applicant must also complete the description of each article on this form.

## FORM J-1

Foreign Exchange Regulation Act, 1947 (VII of 1947).

Application for permission to send jewellery and/or precious stones out of the State.

I/We hereby apply for permission to send out of the States the articles of jewellery and/or precious stones specified below to.....

(Name and address of the consignee)

Name and address of the applicant.

(Nationality)

*Statement of particulars*

1. Description of jewellery and/or precious stones.
2. Correct percentage of gold in the jewellery.
3. Name of the country from which the gold was originally imported for making jewellery, etc., intended to be sent. (Number and date of the Bank's relative import permission should also be stated).
4. The present market value of the jewellery intended to be sent.
5. The currency, the amount and the name of the country from which the manufacturing charges, etc., for the jewellery have been received into the States and through whom (name and address of the concerned authorised dealer in foreign exchange should be stated).
6. Nature of documentary evidence showing receipts of the manufacturing charges, etc. into the States.
7. Any other relevant information.

I/We hereby certify that to the best of my/our knowledge and belief the above particulars are true and correct.

Date.....

Signature of applicant.

Address.....

I hereby certify that to the best of my knowledge and belief the above application is bonafide.

Date.....

Stamp and Signature of Authorised Dealer.

No. F.32(1)E.F.II/55.

R. P. CAPOOR, Under Secy.

**CENTRAL BOARD OF REVENUE****ESTATE DUTY***New Delhi, the 21st October 1955*

**S.R.O. 3396.**—The following draft of certain further amendments which the Central Board of Revenue proposes to make to the Estate Duty Rules, 1953, (a) S.R.O. 556 of 1954, as amended (b) S.R.Os. 1706 and 2241 of 1954 and S.R.O. 800 of 1955, in exercise of the powers conferred by sub-section (1) of Section 85 of the Estate Duty Act, 1953 (34 of 1953), is published as required by the said sub-section, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 25th November, 1955.

2. Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the said Board.



*Draft Amendments*

In the said Rules—

- (1) in rule 29, for each of the expressions "stocks and shares" and "shares", wherever it occurs, the expression "shares and/or stocks" shall be substituted;
- (2) in rule 29A
  - (i) for the words "a share or shares" the words "shares and/or stocks" shall be substituted;
  - (ii) for the words "share or shares", wherever they occur, the words "shares and/or stocks" shall be substituted.

*Explanatory Note*

[This note is not part of the amendments but is intended to be merely clarificatory.]

Both Rules 29 and 29A of the Estate Duty Rules apply to stocks as well as shares. Ordinarily, "share" include "Stocks", but in Rule 29 as it stands sometimes the expression "stocks and shares" and sometimes the word "shares" only are used; similarly, Rule 29A in its present form refers only to "share or shares". For each of these expressions therefore the expression "shares and/or stocks" has been substituted so as to secure uniformity of language and clarify the existing position.

[No. 16/F.No.1/16/55-ED.]

R. K. DAS, Secy.

**MINISTRY OF COMMERCE AND INDUSTRY****Indian Standards Institution**

*Delhi, the 21st October 1955*

**S.R.O. 3397.**—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955 the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule here to annexed, have been established during the period 15th to 21st October, 1955.

**THE SCHEDULE**

Sl. No.	No. and title of the Indian Standards established	No. and title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
1.	IS: 635—1955 Specification for Oil Resisting Hose.		This standard prescribes the requirements for thickness of lining and cover, number of plies, length hydraulic test, adhesion, tensile strength and elongation of rubber lining and cover, accelerated ageing test, oil absorption test, etc., for oil resisting hose suitable for conveyance of general lubricating oils, transformer oils and vegetable oils (Price Re. 1/-/-).
2.	IS: 696—1955 Code of Practice for General Engineering Drawings.		This code lays down recommendations for sizes and lay outs of drawings methods of projection; sectioning and sectional views; thickness of lines and sizes of lettering; dimensioning; symbols for machining, surface finish and welding; convention for drawing screw threads and rivets, graphs and abbreviations used in general engineering practice. Recommendations regarding thicknesses and types of lines have been made in the code, and to facilitate drawing to correct thicknesses, a separate card has been printed. (Price Rs. 7/8/-).

(1)	(2)	(3)	(4)
3. IS:623—1955 Specification for Bicycle Frames ( <i>Tentative</i> .)			These three standards prescribe the details of the material, shape, overall dimensions, dimensions of mating parts, methods of test, finish, etc., for frames, handle bars and seat pillars respectively of bicycles of two standard sizes, viz, 22 in. and 24 in. (Prices Rs. 1/8/-, Rs. 1/8/- and Re.1/-/- respectively).
4. IS:625—1955 Specification for Bicycle Handle Bars ( <i>Tentative</i> )			
5. IS:626—1955 Specification for Bicycle Seat Pillars ( <i>Tentative</i> )			

Copies of all these standards are available for sale with the Secretary (Administration), Indian Standards Institution, 19 University Road, Delhi-8.

D. V. KARMARKAR,  
Deputy Director (Marks)

[No. MPC/11(4)]  
T. S. RAMASWAMI, Under Secy.

#### TEA CONTROL

New Delhi, the 27th October 1955

**S.R.O. 3398.**—In exercise of the powers conferred by section 4 of the Tea Act, 1953 (29 of 1953), the Central Government hereby appoints Shri Sasadar Kar, M.L.A., to be a member of the Tea Board, and directs that the following further amendment shall be made in the notification of the Government of India, in the Ministry of Commerce and Industry, No. S.R.O. 944, dated the 17th March, 1954, namely—

In the said notification—

in the category of members representing persons employed on tea estates and gardens, after entry No. 24, the following entry shall be inserted, namely—

“24 A.—Shri Sasadar Kar, M.L.A., Acting President, Rashtriya Cha Mazdoor Congress, P.O. JALPAIGURI”.

[No. 48(1) Plant/55.]

#### RUBBER CONTROL

New Delhi, the 31st October 1955

**S.R.O. 3399.**—In exercise of the powers conferred by clause (b) of sub-section (3) of section 4 of the Rubber Act, 1947 (XXIV of 1947) read with sub-rule (2) of Rule 3 of the Rubber Rules, 1955, the Central Government hereby nominates Shri K. C. Kochunny Nair, Mohanam, Mannarghat, South Malabar, to be a member of the Rubber Board in the vacancy caused by the resignation of Shri P. N. Narayana Namboodri and directs that the following amendment shall be made in

the notification of the Government of India, Ministry of Commerce and Industry, No. S.R.O. 1765, dated the 10th August, 1955, namely:—

In the said notification, for the entry

- “(2) Shri P. N. Narayana Namboodri, Puthumanallam, Curichithanam, Vzhavoor—nominated by the Central Government to represent the small-growers in the State of Madras,

the following entry shall be substituted, namely,

- “(2) Shri K. C. Kochunny Nair, Mohanam, Mannarghat, South Malabar —nominated by the Central Government to represent the small-growers in the State of Madras.”

[No. 20(4)Plant/55.]

**S.R.O. 3400.**—The Central Government hereby notifies that:—

- (a) the persons specified in items (1) to (4) below have been elected as members of the Rubber Board under clauses (b) and (c) of sub-section (3) of section 4 of the Rubber Act, 1947 (XXIV of 1947), read with sub-rules (2) and (3) of Rule 3 of the Rubber Rules, 1955, and
- (b) the person specified in item (5) below has been nominated as a member of the Rubber Board under clause (d) of sub-section (3) of section 4 of the Rubber Act, 1947 (XXIV of 1947) read with sub-rule (4) of Rule 3 of the Rubber Rules, 1955,

to represent the various interests shown against their names, namely:—

- (1) Shri A. V. George, Chairman, The Kailas Rubber Co. Ltd., Ancheril, Kottayam—elected by the large-growers in the State of Travancore-Cochin.
- (2) Shri K. V. Thomas, B.A., B.L., Advocate, Kollamkulam, Kottayam—elected by the large-growers in the State of Travancore-Cochin.
- (3) Shri U. P. Kukkillaya, Jagathi, Trivandrum—elected by the large-growers in the State of Travancore-Cochin.
- (4) Shri M. C. Chandy, Director, The Cottanad Plantations Ltd., A.T.T. Colony, Coimbatore—elected by the large-growers in the State of Madras.
- (5) Shrimati Rosamma Punnose, President, Highrange Estate Employees Association, Mundakkayam (Travancore-Cochin State)—nominated by the Central Government to represent labour.

[No. 20(4)Plant/55.]

**(The Rubber Board)**

**RUBBER CONTROL**

*New Delhi, the 31st October 1955*

**S.R.O. 3401.**—In exercise of the powers conferred by clause (a) of sub-section (4) of section 12 of the Rubber Act, 1947 (XXIV of 1947) and in supersession of the Notification No. S.R.O. 82 dated the 3rd January, 1955, the Rubber Board hereby fixes the periods from 1st January to 30th September, 1955, and from 1st October, 1955 to 31st March, 1956, as the periods in respect of which assessments shall be made for the period January, 1955 to March, 1956, of the amount of duty of excise fixed under the notification of the Government of India in the late Ministry of Industry and Supply, No. 23(5)-IRP/47, dated 30th September, 1947, as amended by that Ministry's Notification No. 23(5)-IRP/47 dated 21st October, 1947, and Notification of the Government of India in the Ministry of Commerce and Industry, No. S.R.O. 1664 dated the 1st August, 1955.

**KOTTAYAM,**

*The 23rd September, 1955.*

P. N. RAMACHANDRAN,  
Secretary.

[No. 44(55/56)-2.]

P. V. S. SARMA, Dy. Secy.

*New Delhi, the 28th October 1955*

**S.R.O. 3402.**—In exercise of the powers conferred by Section 5 of the Dhooties (Additional Excise Duty) Act, 1953 (39 of 1953), the Central Government hereby makes the following amendment in the Dhooties Fixation of Collective quota Rules, 1955, namely:—

For item (d) of rule 2 of the said rules the following shall be substituted, namely:—

“(d) ‘Textile Commissioner’ has the same meaning as in the Cotton Textiles (Control) Order, 1948 and includes the Industrial Adviser (Textile Production), Office of the Textile Commissioner, Bombay”.

[No. 9(21)-CT(A)/54-2.]

S. K. PAL, Under Secy.

#### ORDER

*New Delhi, the 22nd October 1955*

**S.R.O. 3403/IDRA/6/7/Am(1).**—In exercise of the powers conferred by Section 6 of the Industries (Development and Regulations) Act, 1951 (LXV of 1951), the Central Government hereby appoints Shri Suraj Prasad Awasthi, M.L.A., 10/69, Khalasi Lane, Kanpur, to be member of the Development Council established for the scheduled industries engaged in the manufacture and production of textiles made of wool, including woollen yarn, hosiery, carpets and druggets, and directs that the following amendment shall be made in the Order of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 1515/IDRA/6/7 dated the 6th July, 1955, namely:—

In paragraph 1 of the said Order, under the category of member “being a person who in the opinion of the Central Government is capable of representing the interests of persons employed in industrial undertakings in the said scheduled industry”, after entry No. 9 relating to Shri G. K. Jayavant, the following entry shall be inserted, namely—

“10. Shri Suraj Prasad Awasthi, M.L.A., 10/69, Khalasi Lane, Kanpur.”

[No. 5(5)IA(G)/55.]

#### CORRIGENDUM

*New Delhi, the 22nd October 1955*

**S.R.O. 3404.**—In the Ministry of Commerce and Industry Order S.R.O. 1040, dated the 2nd May, 1955, published in the Gazette of India Part II—Section 3 dated the 14th May, 1955:—

For ‘Shri T. K. Palaniannan’

Read ‘Shri T. K. Palaniappan’.

[No. 5(10)IA(G)/55.]

R. N. KAPUR, Under Secy.

#### MINISTRY OF FOOD AND AGRICULTURE

*New Delhi, the 1st November 1955*

**S.R.O. 3405.**—In exercise of the powers conferred by section 3 read with section 16 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby directs—

(1) that the undermentioned Order and notifications shall cease to be in force in the State of Mysore on the date on which this notification is published in the *Gazette of India*, namely:—

(i) the Foodgrains (Licensing and Procurement) Order, 1952;

(ii) the following notifications of the Government of Mysore:—

(a) No. SD. 6045/C71-52-13, dated 10-12-1952,

(b) No. SD. 7663/C7152-17, dated 17-2-1953,

(c) No. SD. 7675/C71-52-18, dated 17-2-1953,

- (d) No. SD. 129/C71-52-32, dated 7-4-1953,
- (e) No. SD. 662/C71-52-35, dated 27-4-1953,
- (f) No. SD. 2844/C42-53-11, dated 13-7-1953,
- (g) No. SD. 3044/C42-53-16, dated 21-7-1953,
- (h) No. SD. 4060/C42-53-21, dated 18-8-1953,
- (i) No. SD. 4841/C42-53-22, dated 16-9-1953,
- (j) No. SD. 4855/C42-53-23, dated 16-9-1953,
- (k) No. SD. 4871/C42-53-24, dated 16-9-1953,
- (l) No. SD. 4888/C42-53-25, dated 16-9-1953,
- (m) No. SD. 9394/C42-53-39, dated 15-2-1954,
- (n) No. SD. 9950/C42-53-43, dated 25-2-1954,
- (o) No. SD. 5083/C31-54-13, dated 18-8-1954,
- (p) No. SD. 5557/C48-54-11, dated 2-9-1954; and

(2) that the word "Mysore" shall be omitted from the notification of the Government of India in the Ministry of Food and Agriculture, No. S.R.O. 1949, dated the 25th November, 1952.

[No. PYII-653(19)/55.]

### ORDERS

*New Delhi, the 1st November 1955*

**S.R.O. 3406.**—In exercise of the powers conferred by section 3 read with section 16 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby directs—

(1) that the following amendments shall be made in the Order of the Bombay Government in the Department of Agriculture and Forests (Civil Supplies Section), No. 410(a)/II, dated the 19th March, 1955, namely:—

(a) In Schedule I of the said Order, for the entry 2 in column 2, the following shall be substituted, namely:—

"2. Police Officers of and above the rank of Sub-Inspectors—

(i) under the Deputy Commissioner of Police, Crime Branch I, and the Additional Assistant to the Inspector General of Police, Anti-Corruption Branch and Prohibition, Greater Bombay; or

(ii) attached to Police Stations in Greater Bombay";

(b) In Schedule II of the said Order, items 3 to 5 shall be deleted;

(2) that the following amendment shall be made in the Order of the Bombay Government in the Department of Agriculture and Forests (Civil Supplies Section), No. 410/II, dated the 19th March, 1955, namely:—

In Schedule II of the said Order, item 3 shall be deleted.

[No. PYII-653(8)/55.]

**S.R.O. 3407.**—In exercise of the powers conferred by section 3 read with section 16 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby rescinds the Andhra Foodgrains (Restricted Pledging with Banks) Order, 1955, and the Andhra Land Utilization Order, 1955, which were made by the Government of Andhra under section 3 of the Madras Essential Articles Control and Requisitioning (Temporary Powers) Act, 1949 (Madras Act XXIX of 1949).

[No. PY-II-653(28)/55.]

S. N. BHALLA, Dy. Secy.

### MINISTRY OF HEALTH

#### CORRIGENDUM

*New Delhi, the 18th October 1955*

**S.R.O. 3408.**—In the notification of the Government of India in the Ministry of Health, No. S.R.O. 2106, dated the 12th September, 1955, published at pages 2089—2107 of the *Gazette of India Extraordinary*, Part II—Section 3, dated the 24th September, 1955:—

1. Page 2090—Rule 6—for the word 'analyse' occurring in line 2 thereof read 'analyst'.

2. Page 2093—Rule 20—line 1—Insert " " after milk.

3. Page 2093—below rule 24 *add.*

“ARTIFICIALLY COLOURED”

followed by

“Provided that this rule shall not apply to cheese (all classes), ice-cream, mixed ice-cream, icing sugar and gelatine desserts.”

4. Page 2094—Rule 32(e)—for ‘of’ appearing after number *read* ‘or’.
5. Page 2094—Rule 34—for ‘Declaration to be surrounded by time’ *read* ‘Declaration to be surrounded by line’.
6. Page 2095—Rule 38—line 3—*Insert* “ , ” after ‘comment on’ instead of after ‘comment’.
7. Page 2095—Rule 42(B) (i)—line 2—for ‘labeled’ *read* ‘label’.
8. Page 2097—Rule 42(B) (i) (g)—line 2—form of label—Close the bracket after ‘DRIED’.
9. Page 2097—Rule 43(1)—line 2—for ‘table’ *read* ‘label’.
10. Page 2097—Rule 43(2)—line 2 of the Declaration label—for ‘admixtu e’ *read* ‘admixture’.
11. Page 2099—Rule 50(1)—line 1—*Insert* ‘,’ after ‘stock’.
12. Page 2099—clause (4) of Rule 50—line 4—for ‘intinerant’ *read* ‘itinerant’.
13. Page 2099—Rule 50(7)—line 4—for ‘facts’ *read* ‘fats’.
14. Page 2100—Rule 50(8)—line 2—*Insert* ‘,’ after ‘manufactured’.
15. Page 2100—Rule 50(12)—line 3—*Insert* ‘,’ after ‘manufactured’.
16. Page 2101—Form IV—line 2—*Insert* ‘,’ after ‘adulterated’.
17. Page 2101—Form IV—line 5—*Insert* ‘,’ instead of ‘,’ after ‘(37 of 1954)’.
18. Page 2102—Form VII—Para. 2—line 1—*Insert* ‘,’ instead of ‘,’ after memo.
19. Page 2103—Item A.01.01.—line 4—for ‘signly’ *read* ‘singly’.
20. Page 2103—Item A.04.—line 4—for ‘colophont’ *read* ‘colophony’.
21. Page 2103—Item A. 05.01.—line 1—for ‘rhioime’ *read* ‘rhizome’.
22. Page 2104—Item A.05.03(c)—for ‘1:5 per cent’ *read* ‘1.5 per cent’.
23. Page 2104—Item A.05.04.—line 2—for ‘powdered’ *read* ‘Powdered’.
24. Page 2104—Item A.05.04.—line 5—for ‘0:5 per cent’ *read* ‘0.5 per cent’.
25. Page 2104—Item A.05.05.—line 4—for ‘other’ *read* ‘ether’.
26. Page 2104—Item A.07.01.—line 4—for ‘96°5 per cent’ *read* ‘96.5 per cent’.
27. Page 2104—Item A.07.03.—line 3—for ‘0:5 per cent’ *read* ‘0.5 per cent’.
28. Page 2104—Below Item A.07.04—for ‘A.08.01. Coffee’ *read* ‘A.08. Coffee’.
29. Page 2104—Item A.08.01. (1)—line 1 (end)—for ‘Coffee’ *read* ‘Coffea’.
30. Page 2104—Item A.08.01. (3)—for ‘orasted Coffee’ *read* ‘roasted coffee’.
31. Page 2104—Item A.08.01. (4)—line 3—for ‘substance’ *read* ‘substances’.
32. Page 2104—Item A.08.01. (4)—line 4—for ‘abnoxious’ *read* ‘obnoxious’.
33. Page 2105—Item A.08.03.—line 1—for ‘of’ appearing after mixture *read* ‘or’.
34. Page 2105—Item A.09.—line last but one—for ‘not’ *read* ‘one or’.
35. Page 2106—Item A. 11.04.—line 3—for ‘3:0 per cent’ and ‘8:5 per cent’ *read* ‘3.0 per cent’ and ‘8.5 per cent’ respectively.
36. Page 2106—Item A.11.12.—line 2—for ‘nocuous’ *read* ‘innocuous’.
37. Page 2107—Item A.14.—line 2—for ‘the species’ *read* ‘thea species’.
38. Page 2107—Item A.14 (a)—for ‘8°0 per cent’ *read* ‘8.0 per cent’.
39. Page 2107—Item A.14 (c)—for ‘1°0 per cent’ *read* ‘1.0 per cent’.
40. Page 2107—Item A.14 (e)—for ‘K 270’ *read* ‘K 20’.

[No. PFA/F.41-5/55-PH.]

R. NARASIMHAN, Under Secy.

## CORRIGENDUM

New Delhi, the 28th October 1955

**S.R.O. 3409.**—In the notification of the Government of India in the Ministry of Health No. F. 5-29/54-Med., dated the 12th January, 1955, published at page 192 of the *Gazette of India*, Part II, Section 3, dated the 22nd January, 1955, omit the expression "F.R.C.S. (Eng)" occurring before the expression "Director of Medical Services, Andhra."

[No. F. 5-29/54-MI.]

KRISHNA BIHARI, Under Secy.

## MINISTRY OF WORKS, HOUSING &amp; SUPPLY

(Central Boilers Board)

New Delhi, the 22nd October 1955

**S.R.O. 3410.**—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (V of 1923), the Central Boilers Board hereby makes the following further amendments in the Indian Boiler Regulations 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

In regulation 6 of the said regulations, the words and brackets "but certificates of tests of material for wrought iron (except for special wrought iron for screw stays) copper and cast steel shall not be required unless special allowances are required. Such special allowances shall be in the discretion of the Chief Inspector", shall be omitted.

[No. BL-304(7)/54.]

New Delhi, the 27th October 1955

**S.R.O. 3411.**—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (V of 1923), the Central Boilers Board makes the following further amendments in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

In the said Regulations—

In clause (a) of regulation 390 the words and figures "water walls, shall be bared at least once in every 24 months" shall be omitted.

[No. BL-304(8)/54.]

New Delhi, the 28th October 1955

**S.R.O. 3412.**—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (V of 1923), the Central Boilers Board makes the following further amendments in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

In the said Regulations,—

(a) in clause (a) of regulation 189, between the words "the" and "diameter" the word "external" shall be inserted.

(b) at the end of the first sentence of regulation 190, the following shall be inserted, namely:—

"which shall not exceed the external diameter of the shell to which it is attached."

(c) in regulation 191, for the word "internal", the word "external" shall be substituted.

[No. BL-304(14)/54.]

M. N. KALE, Secy..

**MINISTRY OF REHABILITATION**

*New Delhi, the 22nd October 1955*

**S.R.O. 3412-A.**—In exercise of the powers conferred by Sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri P. D. Sharma, Additional Custodian of Evacuee Property, Punjab as Additional Settlement Commissioner, for the purpose of performing the functions assigned to such commissioner by or under the said Act, with effect from the date he took over charge of his office.

[No. 5/40/55-SII.]

*New Delhi, the 27th October 1955*

**S.R.O. 3413.**—In exercise of the powers conferred by clause (a) of sub-section (2) of section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), and in supersession of the Notification of the Government of India in the Ministry of Rehabilitation No. F.10(78)S.I/55, dated the 7th July, 1955, the Central Government hereby appoints Shri V. G. Pahlajani, Assistant Custodian of Evacuee Property, Bhopal, to be the Managing Officer for the custody, management and disposal of Compensation Pool in the State of Bhopal.

[No. F.27/7/55-S.II.]

**S.R.O. 3414.**—In exercise of the powers conferred by Sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954) the Central Government hereby appoints Shri Harish Chander as Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his office.

[No. 6/63/55-SII.]

**S.R.O. 3415.**—In exercise of the powers conferred by Sub-section (1) of Section 3 of the Displaced Persons (Claims) Supplementary Act, 1954 (No. 12 of 1954) the Central Government hereby appoints Shri Mehar Singh Chadha as Settlement Commissioner for the purpose of performing the functions assigned to such Commissioner by or under the said Act with effect from the date he took charge of his office.

[No. 5/41/55-SII(ii).]

**S.R.O. 3416.**—In exercise of the powers conferred by Sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954) the Central Government hereby appoints Shri Mehar Singh Chadha, as Settlement Commissioner for the purpose of performing the functions assigned to such Commissioner by or under the said Act with effect from the date he took charge of his office.

[No. 5/41/55-SII(iii).]

**S.R.O. 3417.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Uttar Pradesh for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954) it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee groves specified in the schedule.



## THE SCHEDULE

List of evacuee properties for acquisition under Displaced Persons (Compensation and Rehabilitation) Act, 1954.

Sl. No.	Particulars of the evacuee property		Name of the town and locality in which the evacuee property is situated		Name of the evacuee
	Khasra No.	Area			
1	2	3	4	5	
DISTRICT HARDOI					
1.	412	1.20	Kala Ganda Teh. Shahabad.		Syed Ahmad Khan S/o Ali Hassan.
2.	2841	3.06	Rabha Do.		Smt. Ammul Banno W/o Asgar Hussain.
3.	272	.69	Khatma Do.		Tajamul Hussain S/o Tafazul Hussain.
4.	281	.69	Do. Do.		Do.
5.	662	.12	Harrai Do.		Abid Ali S/o Maksud Ali.
6.	281	.68	Khumaripur Tehsil, Shahabad.		Raisarali Khan S/o Murad Ali Khan.
7.	1388	.88	Shahabad Do.		Ragib Begum W/o Altaf Ali.
8.	2584	1.34	Do. Do.		Mukhtar Ahmad Waris Aisha Begum, Mohala, Burwa Bazar.
9.	1285	1.25	Do. Do.		Barkat Ahmad S/o Ata Ali.
10.	1511	1.16	Do. Do.		Nankey alias Kifayat S/o Kudrat Ullah.
11.	5332	1.41	Do. Do.		Halida Ahmad Shukat Ali S/o Azim Ullah.
DISTRICT KANPUR					
1.	1937	.83	Majhawan Tehsil Kanpur.		Zafar, Muzaffar S/o Salyad Ahmad.
2.	1444	.53	Do.		Do.
3.	98	.48	Devha Tehsil Bilhaur		Anwar Ali S/o Wahid.
4.	165	1.32	Do.		Do.
5.	166	.07	Do.		Do.
6.	214	2.45	Do.		Hamid Ali S/o Mahfooz Ali and seven others.
7.	1106	.76	Do.		Do.
8.	104	1.35	Do.		Akbar Ali S/o Sakhawar Ali and five others.
9.	369	.15	Haiderpur Tehsil, Bhognipur.		Saviul Husain and 5 others.
10.	211	.45	Siroh Tehsil, Ghatampur.		Mushtaq Ali S/o Bash Ali.
11.	180	.35	Do.		Afsarjahan Begum W/o Murtaza Husain and 6 others.
12.	222	.80	Do.		Musharrah Ali S/o Muzaffar Ali and 3 others.
13.	215/1 200	1.01 .80	Do.		Mst. Shahjahan Begum W/o Mohd. Ali.
14.	20	1.89	Siroh Tehsil, Ghatampur .		Hafiz Ali S/o Mahmood Ali.
15.	395	.01	Do.		Musharraf Ali S/o Muzaffar Ali.
16.	209	.88	Do.		Mst. Shahjahan Begum W/o Mohd. Ali.
17.	366 374	1.31	Do.		Agha Wahid Mirza S/o Sardar Mirza.
DISTRICT DEHRA DUN					
1.	411 412	1.01 .30	Adhoi Wala Teh. Dehra Dun .		Anwul Islam S/o Zahurul Islam and Guani Islam.
2.	424/1	1.31 acres. .96 acres (1 Bigha 11 Biswas)	Do.		Mohd. Husain S/o Ghulam Husain.

1	2	3	4	5
DISTRICT MEERUT				
1.	58, 59	1.88 1.97 3.85 1.32	Macheri Tehsil Ghaziabad	Hazi Kanwar Mohd. Yakub.
2.	44/2		-do-	-do-
3.	725, 726 727, 728 729, 731 732, 735 736, 733 734, 736 737, 738 739, 741 742, 744 745M	.41, .41 .41, .41 .28, .53 .53, .16 .06, .31 .31, .22 .41, .34 .56, .53 .41, .44 .41	Baita Hazipur Teh. Ghaziabad	Mst. Saïda Begum W/o Ahsanul Haq.
4.	38A	7.14 2.22	Macheri Teh. Ghaziabad	Hazi Kunwar Mohd. Yakub.
5.	684	.22	Behta Hazipur -do-	Muzaffar Hussain S/o Hashim Ali.
6.	76/2	1.33	Macheri Teh. Ghaziabad	Hazi Kunwar Mohd. Yakub.
7.	1830	1.72	Shajahanpur Teh. Mawana	Abdul Hadi Khan.
8.	2302	.41	Phalanda Teh. Mawana	Khalilul Ilahi.
	2303	.19		
	2304	.12		
	2305	2.91		
	2306	.12		
	2307	.28		
	2308	.19		
		4.22		
9.	809	.81	Shahjahanpur Tehsil Mawana	Abdul Hadi Khan.
10.	1226	1.03	-do-	Iqtadarullah S/o Bushirullah Khan.
11.	490	.94	-do-	Abdul Hadi Khan.
12.	292	4.41	Sharpur Teh. Hapur	Abdul Hamid Khan S/o Abdul Rashid Khan.
13.	637, 638	.69, .63	Uldhan Teh. Hapur	Iftikhar Ali S/o Jafar Ali.
14.	2462	2.59	Garhmuktheshar -do-	Mohd. Magni, Abdul Gani & others.
15.	187/2	1.65	Alaphur Teh. Hapur	Abdul Qayum Khan S/o Abdul Hakim Khan.
16.	213	.56	Sherpur Teh. Hapur	Abdul Hamid Khan S/o Abdul Rashid Khan.
	214/2	.06/.62		
17.	695	.66	Uldhan Teh. Hapur	Abdul Rah S/o Abdul Samad.
18.	629	.97	-do-	Irsad Ali S/o Amjad Ali Iftikhar Ali and others.
19.	897	.66	-do-	Iftikhar Ali S/o Zafar Ali.
20.	618	1.34	-do-	Abid and others.
21.	2461	1.59	Garhmukteshwar Th. Hapur.	Mohd. Magni, Abdul Gani & others.
22.	680	.47	Uldhan Teh. Hapur	Abdul Rab S/o Abdul Samad.
23.	851	.47	-do-	Mohd. Ali S/o Sadiq Ali.
24.	788/2	.41	-do-	-do-
25.	659	.56	-do-	Mst. Ashia Begam W/o Abdul Hamid.
26.	185	.19	Alahpur Teh. Hapur	Abdul Qayum Khan S/o Abdul Hakim Khan.
27.	1458 1460	2.72 .63	Rataul Teh. Baghpat	Mst. Hasain Banoo.

1	2	3	4	5
28.	1269A 1270 1310 1311 1312	1.19 .84 1.03 .88 .56	Rasulpur Dholri Teh. Meerut.	Muzaffar Hussain
		4.50		
29.	1825 1826	2.25 .50	Rasulpur Dholri Teh. Meerut.	Mohd. Ahsan.
30.	1143A 1143B	1.7-0 .3-0	—Do.—	Mashent Husan Ajmat Husan Hasar. Furhat Husan S/o Sajjad Husan, Mst. Hasan Baro W/o Balighuddin.
31.	12 13 15 17 19	1.10-0 .37 .53 .41 .54 .63	Rataul Teh. Baghpat.	
		2.38		
32.	9 10	.41 .31	—Do.—	Mohd. Fayaz.
		.72		
33.	157 158 160/2 167	.66 .25 .53 .81	Mail Teh. Sardhana	Umhani Begum W/o Mohd. Iqbal.
		2.25		
34.	118	2.47	Makrammatour, Bharspur, Teh. Meerut.	Muzaffar Husain.
35.	454 455	.09 .22	Salah Nagar Teh. Meerut.	Ishrat Ali S/o Rehmat Ali.
36.	313M 311M 312M 315M 344M	.31 0-5-0 0-14-0 0-7-0 0-6-0 0-9-0	Kasaru Khara Teh. Meerut.	Shafi S/o Zaddu
		2-1-0		
37.	342A 342B	0.6 1.25	Nanoo Fatehpur Teh. Meerut.	Muzaffar Hussain.
		1.31		
38.	2842	1.53	Sardhana Teh. Sardhana.	Akrem Khan, Naiz Mohd. Khan.
39.	401 406	2-1-0 2-0-0	Salah Nagar Tehsil Meerut.	Mst. Rashidan W/o Shamsul Husain.
		4-1-0		
40.	65	1.28	Lehchora Teh. Baghpat.	Issted Hasan etc.
41.	2406	1.94	Meerut proper Teh. Meerut.	Shaida Hasan.
42.	1921A 1921B	.88 .44	Rasulpur Dhaulri Tehsil Meerut.	Bashir Ahmed.
		1.72		
43.	1021	2.00	Rasulpur Dhaulri Teh. Meerut.	Bashir Ahmed.
44.	1089/2 1090	2.10 .19	Baraut Tehsil Bhagpat.	Nazir Ahmed S/o Mohd. Khelil etc.
		2.29		

1	2	3	4	5
45.	14	1.31	Lehchora Teh. Bhagpat .	Asahar Hasan.
46.	1213		Rataul Tehsil . . .	Mohd. Nazir Ahmed.
	1214	1.28	Baghpat . . .	
47.	2783	2.03	Sardhana Teh. Sardhana .	Akram Khan, Naiz Mohd. Khan.
48.	160	.47	Rataul Teh. Baghpat .	Nazir Ahmad.
	164	.53		
		1.00		
49.	1433	.94	Do.	Mohd. Ahsain.
50.	39	1.34	Machri Teh. Gaziabad .	Hazi Kanwar Mohd. Yokub.
51.	41	.47	Rataul Tehsil Baghpat .	Mohd. Hasan Banoo.
	42	.63		
		1.10		
52.	773	.37	Idrispur Teh. Baghpat .	Fahiya Khan.
53.	897/1	.63	Lawar Khas Teh. Sardhana .	Raizuddin, Jamaluddin S/o Sharifuddin.
	897/2	.63		
		1.26		
54.	330	.09	Rataul Teh. Baghpat .	Mohd. Ahsan S/o Mohd, Mehndi.
	333	.53		
		.62		
55.	1925	1.16	Rasulpur Dhauri Tehsil Meerut	Bashir Ahmad
56.	1465	1.16	Rataul Teh. Baghpat .	Muzanjan Begum.
57.	892	1.8-0	Lowarkhar Teh. Sardhana .	Raizuddin Jamaluddin S/o Sharfudin Rcyazullah. W/o Ahmad Saied.
58.	43	.56	Rataul Teh. Baghpat .	Mst. Hasan Banoo W/o Balizuddin.
59.	47	.50	Do.	Do.
60.	1323	.34	Khirwa Jalalpur Teh. Sardhana	Mst. Umatul Batul W/o Fateh Hasan.
61.	1444	.19	Rataul Teh. Baghpat .	Mohd. Ahsan S/o Mohd. Mehdi
62.	2104	.28	Sardhana Teh. Sardhana .	Akram Khan, Niaz Mohd. Khan.
63.	62/1	.53	Mail Teh. Sardhana .	Umhani Begum W/o Mohd. Iqbal.
64.	1439	.50	Rataul Teh. Baghpat .	Mst. Hasan Banoo.
65.	1404	1.19	Do.	Mohd. Fiyaz.
66.	1917	.50	Rasulpur dholri Teh. Meerut	Mohd. Ashan.
	1918	.50		
		1.00		
67.	110	1.41	Mokrammatpur Bharapur .	Salic Husan.
68.	11	.56	Rataul Teh. Baghpat .	Mst. Huzzian Begum.
69.	49	.50	Do.	Mst. Hasan Banoo.
	1473	.34		
		.84		
70.	772	.66	Idrispur Tehsil Baghpat	Yahiqa Khan Manzoor Khan. Hasan Khan.
71.	4299	.25	Sardhana Teh. Sardhana	Salar Ahmad Shah S/o Taimour Ali Shah.
72.	591	.41	Rataul Teh. Baghpat .	Mst. Nismillah W/o Mohamed Ahmed.
73.	1472	.31	Do.	Mst. Hasan Banoo W/o Balighuddin.
74.]	735	1-11-0	Idrispur Teh Baghpat .	Mohd. Manzoor Hasan Khan Ahdar Khan S/o Zamil Khan and Mst. Bilqais Jahan W/o Mohd. Abdul Haq. Iftikhar Ahmed.
75.	134/3	.37	Islamabad Chalera Tehsil Meerut,	
	134/2			
76.	764/2	.41	Idrispur Teh. Baghpat .	Yahiya Khan Manzoor Khan Hasan Khan.

1	2	3	4	5
77.	48	.25	Rataul Teh. Baghpat . . .	Mst. Hasan Banoo W/o Bali-juddin.
78.	1461	.16	Rataul Teh. Baghpat . . .	Mst. Hasn Banoo W/o Bali-zuddin.
79.	164B	0-3-0	Rasoolpur Dholri Teh. Meerut	Moh. Ahsan S/o Ahtshamul Haq-
80.	552	.28	Salch Nagar Teh. Meerut . . .	Mst. Rashidan W/o Shanashad
	583	.12		Hasan.
		.40		
81.	2339	.31	Phalwada Ten. Mawana. . .	Khalilulal Ilahi.
	2340	1.06		
		1.37		

## DISTRICT PILIBHIT

1.	745/1 793/4 748/2	.30 .01 .12	Chandoi Tehsil Pilibhit . . .	Mohd. Khan S/o Qayum Khan.
2.	596  597 598 599 601	.43 .09 2.61 .61 .11 .09	Maidana Tehsil Pilibhit. . .	Mahidul Nishan Begam W/o Asadulla Khan.
		3.51		
3.	775/1	.56	Sirsi Teh. Pilibhit . . .	Ibrar Ahmad S/o Latif Ahmed, Nazir Ahmed S/o Niaz Ahmad.
4.	95/1  92/2	.23  .23 .46	Himat Nagar Teh. Pilibhit . . .	Abdul Aziz Khan Hamid Khan etc. R/o same place.
5.	73  87 88	.49  .01 .26 .84	Purwa Bhura Mustikal Tehsil Pilibhit.	Jamil Ahmed S/o Azizullah.
6.	75 76/1	.86 .32 1.18	Barha Kalan Teh. Pilibhit . . .	Mohd. Hussain Khan S/o Aziz Hussain Khan R/o Pilibhit.
7.	800	.34	Do.	Do.
8.	257/2 259 260 261 257/2 258	.10 .16 .13 .13 .07 .24 .83	Chaka Teh. Pilibhit . . .	Mst. Mukhtari Begam W/o Shonkat Yar Khan R/o Jahana-bad.
9.	40/1 101/2	1.39 .10	Unkaridhakia Teh. Pilibhit . . .	Kamaluddin, Jamaluddin, Mohd. Jafar Zakiuddin S/o Bisaluddin Mst. Sahibul Nishan W/o Bishaluddin-Mohammadi Begum Ahmad Begam, Anwanl Begam D/o Bisaluddin.

I	2	3	4	5
10.	29/2 234	.30 .57	Saijano Scherai Tehsil Pilibhit	Araf Zaman Khan.
11.	234	.57	Arazi Mundia Panuruf Sangarhi Mustakid.	Sadiq Hussain Khan S/o Altaf Hussain Khan.
12.	590 593	.08 .06	Khajuraha Dist. Pilibhit	Sajjaduddin Ahmad S/o Faizud- din.
13.	586	.24 .79	Dhankuna Teh. Pilibhit	Muzzafar Hussain.
14.	135 286/1 264	.26 .29 .09	Hashimpur Teh. Pilibhit	Mohd. Gani S/o Abdul Ghani.
15.	56/1 15 16 17 18/2 19/2	.64 1.15 1.44 .23 .28 .02 .02	Manjhilla Must, Tehsil Pilibhit	Mst. Khudija W/o Aziz Ahmad of same Village.
16.	1069/119	3.14 .28	Sherpur Kalan, Teh. Puranpur	Mohd. Samiuddin Khan S/o Zahir Uddin Khan R/o Sher- pur.
17.	1070 1070A	4.09 .49	Sherpur Kalan, Teh. Puranpur	Mohd. Samiuddin Khan S/o Zahir Uddin Khan R/o Sherpur.
18.	1089/2 1089/5	4.58 1.17 4.07	-do-	-do-
19.	1087 1088 1085/1 1086/1 371/1 372/1 1083/1 1084/1 350/1 362/2 363 364 365 366 367 368 369 370	5.24 .10 .4 .20 .4 .50 .64 .11 .20 .62 6.30 .31 .66 .46 2.24 .15 .80 .32 .34	-do-	-do-
20.	1121A	14.22 2.86	Sherpur Kalan, Teh. Puranpur	Mohd. Samiuddin Khan S/o Zahiruddin Khan.
21.	1479B	.99	-do-	-do-
22.	1698B	14.16	-do-	-do-
23.	105/3	4.12	Samiria, Tehsil Puranpur	Mohd. Samiuddin Khan S/o Zahiruddin Khan.

1	2	3	4	5
24.	758	3.12 -08 <hr/> 3.20	Kasha Patti Tehsil Bisalpur.	Nabiulla Khan At <i>alias</i> Bhurey Khan S/o Niazulla Khan Chhote Khan Ss/o Rahimulla Khan R/o Bisalpur.
25.	599	.58	-do-	Afzal Beg, Ahsan Beg Turab Beg Ss/o Ahmad Beg R/o Bisalpur.
26.	11/2 19/2 20 21/2 22 23 24 39/2	.19 .12 .26 .25 .53 1.14 1.15 .49 <hr/> 4.78	-do-	Khuda Wand Nayal Qayum Waqf Abid Aulad Tallsiat Samiulla.
27.	6A 6B 6C	.80 .72 .40 <hr/> 1.92	Kasha Ratti, Teh. Bisalpur.	Salamatulla S/o Dilawar Khan, Mst. Hijaban W/o Ismail Khan, Kishori W/o Ataulla Khan, Ismail Khan S/o Salamatulla Khan R/o Bisalpur.
28.	446	4.37	-do-	Shafiulla Khan S/o Ahmadulla Khan.
29.	604	.91	-do-	Najibulla Khan <i>alias</i> Bhuri Khan S/o Naqzulla Khan, Nasarulla Khan Chhotey Khan S/o Rahimulla Khan R/o Bisalpur.
30.	41 34 39 35	.75 .14 .5 .32 <hr/> 1.72	Goval Pattipura, Tehsil Bisalpur.	Maritula, Latifulla S/o Ghari-bulla, Jamabuddin, Kamatuddin S/o Wilayatdulla and others.
31.	620	1.10	-do-	Jawahar Ali Shah S/o Mangali Shah.
32.	2940	.08	Bhaden Kanja, Tehsil Bisalpur.	Chheda S/o Dari R/o same village.
33.	160	.29	Amirakaror, Tehsil Bisalpur.	Pir Ali Shah S/o Bhure Shah R/o same village.
34.	413	.21	Gayaspur, Tehsil Bisalpur.	Barkat Shah S/o Kharati Shah.
35.	410 412	.32 .29 <hr/> .61	-do-	Mahboob Shah S/o Mohd. Shah Hidayat Shah, Kifayat Shah S/o Chheda Shah, Chhote Shah and others.
36.	105/1	1.00	Mahava, Teh. Bisalpur	Haiderulla S/o Inayatulla R/o same village.
37.	548/1 549/1 549/1 I-B	3.06 .75 1.11	Rihar Gunj, Tehsil Bisalpur.	Mohd. Inshad Ali S/o Ali Mohd. R/o same village.

1	2	3	4	5
District Saharanpur				
1.	432 459 458/1 458/2	0-10-0 4-14-0 2-16-0 0-15-0	Samkri Tehsil Saharanpur.	Mohmud Ali Ahmad Ali.
		8-15-0		
2.	232/M 232/2M 232/2M	0-2-0 0-2-0 0-6-0	-do-	Mukhtar Ahmad, Ali Akhtar S/o Gulain Husain.
		0-16-0		
3.	269/2 270	2-16-0 1-19-0	Meghchapar Tehsil Saharanpur.	Mst. Naima Khatoon W/o Mohd Ilyas.
		4-15-0		
4.	154 155 156 157 158	0-8-0 0-11-0 0-10-0 0-11-0 0-9-0	-do-	-do-
		2-9-0		
5.	167	0-14-0	-do-	-do-
6.	294 295	1-6-0 0-9-0	-do-	-do-
		1-15-0		
7.	799	2-3-0	Malhipur Teh. Saharanpur.	Nazir Hussain S/o Faizul Hasan.
8.	798/2	1-8-0	Malhipur Tehsil Saharanpur.	Mst. Sauwia Khatoon W/o Nazar Hasan, Nazar Hasan S/o Faizul Hasan.
9.	1637	0-12-0	-do-	-do-
10.	1638	2-12-0	-do-	-do-
11.	257 258 285	3-3-0 8-9-0 3-16-0	Gwalira Tehsil Saharanpur.	Mohd. Hamid Khan S/o Ibrahim Khan.
		15-8-0		
12.	60M 60M	3-0-0 1-14-0	Bhat Tehsil Saharanpur.	Shah Roziuddin S/o Majid Hasan.
		4-14-0		
13.	48	8-10-0	Shahabuddinpur Tehsil Saha- ranpur.	Shah Mohd. Hasan Shah Nazar Hasan S/o. Gulam Sabar.
	59/1 45/3 46 47	2-13-0 1-7-0 2-17-0 7-17-0		
		23-4-0 5-0-0		
14.	7	23-4-0 5-0-0	Nadrara Tehsil Saharanpur.	Shah Reziuddin S/o Majid Hassan.
15.	48/1 57	4-3-0 4-5-0	Rasulpur Tehsil Saharanpur.	Nawab Mohammad Ibrahim Khan S/o Mohd. Ali Khan.
		8-8-0		
16.	135 136 137	0-14-0 6-18-0 5-10-0	Marwa Tehsil Saharanpur.	Shah Raziuddin S/o Majid Hasan.
		13-2-0		



I	2	3	4	5
17.	49	11-19-0	Mohmood Majra Majra Bapat Tehsil Saharanpur.	Shah Mohd. Hasan Shah Nazir Hasan S/o Shah Gulam Sabar.
18.	37 38 39 40 41	11-10-0 0-7-0 4-10-0 5-4-0 5-17-0	—do.—	Do.
19.	918/3 918/6	26-15-0 0-18-6 0-14-0	Sherpur Ajadpur Tehsil Saha- ranpur.	Khan Iftakhar Ahmad S/o Nasir Ahmad.
20.	537 538 539M 539M 541/2	1-12-6 4-12-0 0-11-0 1-0-0 3-10-0 6-5-0	Beleli Tehsil Saharanpur.	Shoqat Ali, Marhraf Ali S/o Hussain Khan.
21.	2197/2	15-18-0 3-3-0	Darakot Tala Tehsil Saharanpur.	Naima Khatoon W/o Mohd. Abjas.
22.	3324 3327 3328 3325 3326 3340	0-8-0 0-6-0 0-5-0 1-6-0 1-8-0 7-0-0	Deoband Tehsil Deoband.	Aliyas S/o Hidayat Ali Fayazali S/o Mansub Manzoor Ali S/o Hidayat Ali.
23.	957 958	10-14-0 0-14-0 0-16-0	Deoband Tehsil Deoband.	Mohd. Mufti Mohd. Shafi S/o Mohd. Yasin Mst. Shafia Begam D/o Matlona Haisan.
24.	581 582 583 584	1-10-0 1-10-0 1-4-0 2-2-0 0-6-0	Rampur Tehsil Deoband.	Rehman S/o Mauna
25.	2944	5-2-0 3-2-0	Nanota Tehsil Deoband.	Habib Khan S/o Mohd. Huseni Niaz Mohd. Khan S/o Abdulla.
26.	3942	4-10-0	—do.—	Do.
27.	865 866	4-3-0 4-2-0	Rajupur Tehsil Deoband.	Hamed Ali Khan S/o Mohd Ali Khan Zqirate Khan, Mst. Ahmd, etc.
28.	466 467 538 539 540 541 463	8-5-0 0-16-0 0-15-0 0-11-0 0-17-0 0-6-0 0-8-0 1-1-0	Bibipur Tehsil Deoband.	Munifetali S/o Abdulla Asgar Ali S/o Mansab Ali, Mst. Maneshia Begum W/o Munfet Ali.
29.	522 524	4-14-0 0-11-0 0-12-0	Deoband Tehsil Deoband.	Akhtarali Asgarali S/o Mohd. Hashim.
30.	390	1-3-0 1-14-0	Mukarrabpur Tehsil Roorkee.	Mohd. Umar S/o Nabi Bux. Ali Hasan, Abdul Hasan, Abdul Majid, Abdul Bare Husain Bux.
31.	396/2	2-6-0	—do.—	

1	2	3	4	5
32.	403	1-7-0	Mukarrabpur Tehsil Roorkee.	Mohd. Umar S/o Nabi Bux.
33.	2989	0-9-0	Ahmadpur Karachh Tehsil Roorkee.	Liaqat Ali, Aijaz Husain S/o Noor Mohd.
34.	2396	2-5-0	Jawalapur Tehsil Roorkee.	Mohd. Ayoub Khan Mst. Ayoozul Nisa W/o Mohd. Umar.
35.	4438	0-10-0	-do-	Noor Ahmad, Noor Bux Abdul Rehman S/o Fahimuddin.
36.	1586	1-12-0	-do-	Mohammed Hayat S/o Khairat Ali.
37.	180	6-10-0	Kamora Teh. Roorkee	Majid Hasan, Said Hasan S/o Jahiul Hassan, Mst. Aqla Begum, Ajiujala Ali, Haider Ali, Abbas etc.
38.	182	1-5-0	-do-	-do-
39.	1722	1-18-0	Manglaur Teh. Roorkee	Azam Ali, Mazuhid Hasan
	1723	1-2-0		Said Hasan, Ashiq Hasan
	1724	0-11-0		S/o Habib Hasan.
	1725	0-11-0		
	1726	1-0-0		
40.	1468	5-2-0	-do-	-do-
	1469	0-12-0		
		1-2-0		
41.	409	1-14-0	-do-	Ali Hasan S/o Sagir Hasan.
	416	3-18-0		
		1-10-0		
42.	1915	5-8-0	-do-	Fazal Ahmad S/o Karimuddin
	1916	1-10-0		Mohd. Talur, Mohd. Ibyas etc.
		1-0-0		
43.	141	2-10-0	Simli Tehsil Roorkee	Abdul Haq Khan Sati S/o Ahmadulla Khan Sati.
44.	284/1	1-8-0	Bahaulpur Teh. Roorkee	Rafiq Ahmad Khan S/o Rashid Ahmad.
45.	319	7-10-0	-do-	-do-
46.	352	4-12-0	Laskari Teh. Roorkee	Ayub S/o Latif.
47.	488	3-5-0	-do-	-do-
48.	33	0-16-0	Talibabad Teh. Roorkee	Irshad Ali Khan, Furzund Ali Khan S/o Yasuf Ali Khan
49.	76/3	1-16-0	-do-	-do-
50.	66/1	2-0-0	-do-	Zahoor Ali Khan S/o Rustam Ali.
51.	342/1	1-0-0	Aneki Tehsil Roorkee	Rashid Ahmad Khan S/o Amir Bahadur Khan Asgar
	342/2	10-9-0		Khan S/o Khan Bahadur Khan.
52.	292/1	11-19-0	-do-	Rao Rashid Ali Khan.
		3-18-0		
53.	1867/1	2-0-0	Salempur Tehsil Roorkee.	Mashkoor ali, Shakoore Ali, Anwar Ahmed. S/o Abdul Gafoor.
54.	288	3-2-0	Garh Tehsil Roorkee	Irshad Ali Khan, Sher Mohd. Khan.
55.	319	1-2-0	-do-	-do-
56.	1766/1	4-9-0	Sarsawa Tehsil Nakur	Altaful Rashid S/o Mohd. Khurshed Khan.
57.	113	1-14-0	-do-	Nasiruddin S/o Allah Bux.
	114	15-0-0		
	115	0-9-0		
		17-3-0		

1	2	3	4	5
58.	1729	2-12-0	Sars wa Tehsil Nakur	Abdul Wahid Khan S/o Abdul Karim Khan.
59.	1690	1-13-0	-do-	Abdul Wahid Khan S/o Abdul Karim Khan and Maqsood Ahmed Khan S/o Bashir Khan.
60.	1693	1-13-0	-do-	Abdul Wahid Khan S/o Abdul Karim Khan Maqsood Ahmed Khan S/o Bashir Khan.
61.	1053/1	2-3-10	Chadarpal Kheri Tehsil Nakur	Mohd. Anwar Khan Mohd. Iqbal Khan S/o Mohd. Ayub Khan.
62.	1052/1 1042	2-5-0 1-10-0	-do-	Mohd. Nain Khan S/o Mohd. Ali Khan.
63.	1084/2	3-15-0 0-16-0	Nakur Tehsil Nakur	Khurshed Ali Khan S/o Iqram Khan.
64.	408	1-18-0	Khera Afgan Teh. Nakur.	Matloob Ahamad S/o Mahmood Hasan.
65.	533	12-2-0	-do-	Sardar Khan S/o Nain Khan.
66.	706	3-14-0	Khera Afgan Tehsil Nakur	Abdul Rahim S/o Mola Bux.
67.	86	6-12-0	Sarsala Tehsil Nakur	Mohd. Yasin S/o Mohd. Ishaw.
68.	867	2-19-0	Ambchata Teh. Nakur	Namill Ahmad S/o Khaliq Ahmad.
69.	1010 1011/1	1-19-0 0-6-0	-do-	Dy. Muniruddin Ahmad Mahmood Ahmad. Mst. Amtul Qadir.
70.	734	2-5-0 2-11-0	-do-	Muniruddin Ahmad S/o Mumtaz Ahmad, Mst. Fatima Fatima Begum etc.
71.	7277	3-15-0	Gangot Tehsil Nakur	Allah Rakha S/o Kamalud-din.
72.	7167	0-14-0	-do-	Zahurul Hasan, Manzoorul Husan S/o Mohd. Ismail.
73.	7175	0-19-0	-do-	-do-
74.	7173	0-17-0	-do-	-do-
75.	7164	0-16-0	-do-	-do-
76.	7174	1-0-0	-do-	-do-
77.	7165	0-17-0	-do-	-do-
78.	3340	1-10-0	-do-	Mustayab, Abdul Wahab S/o Fazlul Rahman etc.
79.	2124	4-7-0	Lakhnoti Mustakam, Tehsil Nakur.	Mutlub Ahmad, Abdul Hamid S/o Allah Rakha.

## DISTRICT BULANDSHAHR

1.	464/2 465	.78 1.13	Bhood, Tehsil Bulandshahr	Anwar Adil.
		1.91		
2.	12 27 28 29	.69 .72 .72 .72	Hussainpur Tehsil Bulandshahr	Zainullah.
3.	897 1631/1	8.22 .34	Aurangabad Tehsil Bulandshahr.	Mohd. Masoom Ali. -do-
4.	146	1.09	Mithepur Tehsil Bulandshahr.	Mst. Nawab Banoo etc.
5.	267 368	.91 .31	Agwal Tehsil Khurja	Mst. Zohra Bibi.
		1.22		
6.	201 202	.38 .59	Budhausi Tehsil Khurja	Mohd. Mustaq.

1	2	3	4	5
7.	367	2·81	Budhausi Tahsil, Khurja .	Kr. Mohd. Habib Ahmad Khan.
8.	200	1·66	-do-	Mohd. Maqbool Ahmad Khan.
9.	217/2	3·19	-do-	-do-
10.	368/1	2·49	Daulatpur Tahsil, Anoop Shahar	Mohd. Ismail Khan.
11.	530	1·69	-do-	-do-
	531/1	1·93		
		3·62		
12.	127	1·22	Rchmanpur Tahsil, Anoop Shahar	Mst. Hafizulnisa.
	128	1·12		
		2·34		
13.	139/4	1·47	-do-	-do-
14.	197	1·12	-do-	Smt. Kubra Begum.

[No. SIII-3 (22)/55.]

*New Delhi, the 31st October 1955*

**S.R.O. 3418.**—In exercise of the powers conferred by Sub-Schedule (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby appoints Shri R. N. Dhingra, as Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his office.

[No. 6/61/55-SIL.]

**S.R.O. 3419.**—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby appoints Shri V. D. Kapur as Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his office.

[No. 6/62/55-SIL.]

*New Delhi, the 1st November 1955*

**S.R.O. 3420.**—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Claims) Supplementary Act, 1954 (No. 12 of 1954), the Central Government hereby appoints Shri Madan Singh as Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act with effect from the date he took charge of his office.

The Central Government is also pleased to appoint the said Settlement Officer to act as Additional Settlement Commissioner for the purpose of performing the functions assigned to him by or under the said Act with effect from the same date.

[No. 6/67/55-SIL.]

**S.R.O. 3421.**—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Madan Singh as Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his office.

[No. 6/67/55-SIL.]

M. L. PURI, Under Secy.

## MINISTRY OF LABOUR

*New Delhi, the 25th October 1955*

**S.R.O. 3422.**—Whereas the Central Government is satisfied that for the prevention of apprehended danger and the speedy remedy of conditions likely to cause danger it is necessary, in making regulations under clause (i) and clauses (k) to (s) excluding clause (1) of section 57 of the Mines Act, 1952 (XXXV of 1952), to dispense with the delay that would result from previous publication and previous reference to Mining Boards under sub-sections (1), (2) and (3) of section 59 of the said Act;

Now, therefore, in exercise of the powers conferred by section 60, read with the aforesaid provisions of section 57, of the said Act, the Central Government hereby makes the following regulations, namely:—

1. (1) These regulations may be called the Coal Mines (Temporary) Regulations, 1955.

(2) They extend to the whole of India except the State of Jammu and Kashmir.

(3) They apply only in respect of coal mines.

2. In these regulations, unless the context otherwise requires—

(a) "additional precautions", in relation to any matter, means the precautions required to be observed under these regulations in addition to those, if any, required to be observed under the principal regulations in relation to that matter;

(b) "principal regulations" means the Indian Coal Mines Regulations, 1926.

3. In opencast workings, the following additional precautions shall be observed, namely:—

(1) in alluvial soil, morum, gravel, clay, debris or other similar ground—

(a) the sides shall be kept sloped at an angle of safety not exceeding 45 degrees from the horizontal;

(b) the sides shall be kept stepped and the height of every step shall not exceed 5 feet and the breadth shall be not less than the height; and

(c) where any pillar is left *in situ* for the purpose of measurement, its height shall not exceed 8 feet, and if the height of any such pillar exceeds 4 feet, its base shall be not less than 5 feet in diameter.

(2) In coal, the sides shall either be kept sloped at an angle of safety not exceeding 45 degrees from the horizontal, or the sides shall be kept stepped and the height of any step shall not exceed 10 feet and the breadth shall be not less than the height;

Provided that the Chief Inspector may, by an order in writing and subject to such conditions as he may specify, exempt from the operation of clause (1) or clause (2) any working where in his opinion, special difficulties exist and they make compliance with these precautions not reasonably practicable.

(3) No person shall undercut any face or side so as to cause any overhanging, or cause or permit such undercutting.

(4) No person shall work or travel over any side or face having an inclination exceeding 45 degrees from the horizontal, or on any ledge or footpath less than 5 feet wide from which he is likely to fall more than 10 feet, unless he is protected by guard rails or ropes suitably fixed and sufficiently strong to prevent him from falling.

4. For the purpose of ensuring safety while raising or lowering persons or materials in shafts in a mine by means of machinery, the following additional precautions shall be observed, namely:—

(1) (a) Every winding rope in a shaft exceeding 100 feet in length when measured along the plane of the shaft shall be made of cold-drawn steel wires, and the diameters of the sheaves or drums of the winding apparatus and of the other pulleys and sheaves used in connection with winding shall, unless otherwise permitted by an order in writing of the Chief Inspector, be not less than 100 times the diameter of the rope. The grooves of such sheaves or pulleys shall be suited to the diameter of such rope.

(b) No rope other than a rope of a rope of a non-spinning type shall be used in any shaft, including a shaft in the course of sinking, where persons are lowered or raised and where guides are not provided.

(c) No rope in use for winding shall subtend, in any position, an angle more than one and a half degrees on either direction with the plane of a sheave or pulley used in connection with the rope.

(d) Every sheave or pulley used in connection with winding shall rotate, while in motion, in a true vertical plane.

(2) (a) For every rope in use or intended for use for winding purposes, a record showing its quality, construction, size, breaking load, the names of the manufacturer and supplier, and the diameters of the drums, sheaves and pulleys used in connection with the rope, shall be maintained in a bound book kept for the purpose, pages of which shall be serially numbered. All entries therein shall be made and signed by a competent person authorised in writing by the manager for the purpose and shall be countersigned and dated by manager.

(b) A new rope for which a test certificate as to the amount of its breaking load is not available, shall not be used unless a portion thereof, not less than 10 feet in length has been cut off and tested in a laboratory, institution or test house recognised by the Central Government for the purpose: Provided that notwithstanding anything contained in this sub-clause, the Chief Inspector may, by an order in writing, prohibit the use of any rope or type of rope for winding purposes.

(c) No rope, the breaking load of which at any one point therein is less than 10 times the maximum static load on it when the cage or other means of conveyance attached to the end of the rope is at the lowest working point, shall be used or continued to be used, unless an exemption in writing has been obtained from the Chief Inspector. The cappel shall not be attached to the winding rope by rivets passing through the rope.

(3) No rope which has been spliced shall be used in a shaft for winding purposes.

(4) No winding rope in which any of the wires is found cracked or broken shall be used in a shaft in which persons are raised or lowered.

(5) No winding rope which has been in use for more than three and a half years shall be used in a shaft in which persons are raised or lowered except with the written permission of an Inspector:

Provided that where an Inspector is of opinion that any winding rope has become unsafe for use in a shaft for lowering or raising persons before the expiry of such period, he may, by an order in writing, require the installation of a new rope in the place of such rope in the shaft:

Provided further that where an Inspector is satisfied that, due to sparing use, any such rope is in good condition even after the expiry of the said period, he may, by an order in writing and subject to such conditions as he may specify, allow the use of such rope for a longer period. An appeal against the order of the Inspector under the first provision may be preferred to the Chief Inspector whose decision thereon shall be final.

(6) (a) Once at least in every six months, all detaching hooks in general use shall be annealed or given other proper heat-treatment, and shall be thoroughly examined by a competent person appointed in writing by the manager for the purpose: Provided that the Chief Inspector may, by an order in writing and subject to such conditions as he may specify, exempt from the foregoing requirements such detaching hooks as are made of a steel which does not require heat-treatment.

(b) Notwithstanding anything contained in regulation 66 of the principal regulations--

(i) all detaching hooks in general use shall be dismantled, cleaned and refitted once at least in every three months; and

(ii) all detaching plates and bells in general use shall be tested monthly by callipers or gauges.

(c) The result of each such annealing, heat-treatment, examination, or test shall forthwith be recorded by the competent person in the book maintained in pursuance of regulation 66 of the principal regulations.

5. For the purpose of ensuring against danger due to irruption or inrush of water or other liquid matter into the workings of a mine or part thereof, the following additional precautions shall be observed, namely:—

(1) Every application for permission under regulation 72B of the principal regulations shall be accompanied by two copies of plans, and sections showing the existing positions of the workings of the mine, the proposed layout of workings, the depth of the workings from the surface, all faults, dykes and other geological disturbances and such other particulars as may affect the safety of the mine or of the persons employed therein.

(2) Notwithstanding anything contained in regulation 74 of the principal regulations, no working which has approached within a distance of 150 feet of any disused or abandoned workings (not being workings which have been examined and found to be free from accumulation of water or other liquid matter), whether in the same mine or in an adjoining mine, shall be extended further except with the prior permission in writing of the Chief Inspector and subject to such conditions as he may specify.

(3) Notwithstanding anything contained in regulation 74 of the principal regulations, if any seepage of water is noticed in any working approaching but not within a distance of 150 feet of any disused or abandoned workings (not being workings which have been examined and found to be free from accumulation of water or other liquid matter), whether in the same mine or in an adjoining mine, such working shall immediately be stopped and the Chief Inspector and the Inspector of the Circle shall forthwith be informed about the occurrence. Such working shall not be extended further except with the prior permission in writing of the Chief Inspector and subject to such conditions as he may specify.

*Explanation.*—For the purpose of clauses (2) and (3), the distance between the said workings shall mean the minimum distance measured in any direction whether horizontal, vertical or inclined.

(4) Every application for permission under clause (2) shall be accompanied by two copies of plans and sections showing the outline of such disused or abandoned workings in relation to the workings which are approaching the said workings and such other information as may be available in respect of the said workings.

(5) The precautions laid down in regulation 74 of the principal regulations shall be carried out under the direct supervision of a competent person authorised in writing by the manager for the purpose.

(6) Where in any mine it is proposed to construct a reservoir, dam or any other structure to withstand the pressure of water or other material which will flow when wet, or to control the inrush of water, the owner, agent or manager of the mine shall submit to the Inspector a notice in writing (accompanied by plans and sections showing the proposed design and other details of construction) at least 10 days before the work of construction is commenced; Provided that where the safety of the mine or of the persons employed therein is seriously threatened, it would be sufficient if in lieu of such notice, due information and plans and sections are sent to the Inspector as soon as the work is commenced.

(7) At every mine to which sub-regulations (1), (2), (3) and (4) of regulation 15 of the principal regulations apply:—

(a) there shall be a permanent bench mark established on the surface; and all levels taken above and below ground shall be referred to a plane in relation to the bench mark. The position of the bench mark together with its height above Mean Sea Level shall be shown on the plan of the workings of the mine;

(b) there shall also be shown on such plan the reduced levels, in relation to the bench mark, at a sufficient number of points situated in the workings of the mine, together with a sufficient number of surface contour lines drawn at vertical intervals not exceeding 10 feet, so as to enable the approximate depth of the workings of the mine at any point within the leasehold to be determined; and

- (c) Where a river or stream flows within the boundaries of or in the vicinity of a mine, there shall also be shown on such plan the highest known flood level in relation to that river or stream; and the plan shall carry a certificate by the manager to the effect that the level so shown is correct.

*Explanation.*—For the purposes of sub-clause (c), a 'river' means any stream of water with its banks extending upto the highest known flood level.

6. For the purpose of ensuring the stability of surface and safeguarding against premature collapse, the following additional precautions shall be observed, namely:—

(1) No working either during the development or depillaring shall be made in a mine within 150 feet of any public road, building or other works not belonging to the owner of the mine, except with the permission in writing of the Chief Inspector and in accordance with such restrictions as he may impose.

(2) For the purpose of regulation 80(3) of the principal regulations, two or more seams lying within 30 feet of each other shall be considered as one and the same seam.

(3) In any mine or part thereof, no extraction or reduction of pillars shall be commenced except with the permission in writing of the Chief Inspector, and no such extraction or reduction shall be carried out except in accordance with such conditions as he may specify.

(4) Every application for permission under clause (1) shall be accompanied by two copies of plans and sections specifying the positions of the workings of the mine in relation to the public road, buildings or other works not belonging to the owner of the mine, the manner in which it is proposed to carry out the intended new operations and the limits to which it is proposed to carry the said operations.

*Explanation.*—For the purposes of clauses (1) and (4), "Public Road" means a road maintained for public use by Government or any local authority.

7. For the purpose of ensuring against an outbreak of fire or a spread of fire in a mine, the following additional precautions shall be observed, namely:—

(1) Before the commencement of extraction or reduction of pillars in any mine or part thereof there shall be provided such number of fire dams or stoppings as may be necessary to ensure the speedy isolation and control of fire in the event of spontaneous heating or outbreak of fire taking place in the mine or part thereof: Provided that the Chief Inspector may, by an order in writing and to such extent and subject to such conditions as he may specify, relax the provisions of clause (1) in any case where other adequate measures have been taken to achieve the object in view.

(2) Every fire dam or stopping referred to in (1) shall be constructed of suitable incombustible materials; and in the case of a mine where safety lamps are required to be used in pursuance of regulation 123(1) of the principal regulations, it shall also be of such sufficient strength as to be capable of withstanding the force of an explosion.

(3) If any dispute arises as to whether the fire dams or stoppings provided in a mine or part thereof are adequate in number or of sufficient strength or suitably constructed, it shall be referred to the Chief Inspector whose decision thereon shall be final.

(4) In every mine, all wild growths of vegetation, whether green or dry, shall be constantly kept clear of all broken ground and opencast workings connected with any underground workings or goaves (not being goaves which have been kept fully packed with incombustible material) in order to prevent any accidental fire in the wild growths travelling underground: Provided that the Chief Inspector may, by an order in writing and to such extent and subject to such conditions as he may specify, relax the provisions of this clause in any case where in his opinion special circumstances exist and they make compliance with the said precautions not necessary.

8. For the purpose of ensuring safety in the use of explosives in a mine, the following additional precautions shall be observed, namely:—

(1) Before a shot is fired at any place in an opencast working, the shot-firer shall give sufficient warning, by an efficient system of signals or by other means approved by the manager of the mine, over the entire area of the danger-zone, that is to say, an area of ground falling within a radius of 800 feet from the place of firing.



(2) The shot-firer shall also see that all persons within the danger-zone have taken proper shelter; and he shall himself take adequate shelter.

(3) Where in any mine, an Inspector is of opinion that, owing to the special nature of the workings of the mine or part thereof, the use of explosives other than 'permitted explosives' as defined in clause (e) of regulation 2 of the principal regulation is likely to endanger the safety of persons employed in the mine, he may, by an order in writing, direct the use of 'permitted explosives' in the mine or part.

(4) The manager of every mine where explosives are used, shall fix from time to time the maximum number of shots which each shot-firer may fire in any one shift; and such number shall be based upon—

- (a) the time normally required to prepare and fire a shot in accordance with the provisions laid down in the principal regulations;
- (b) the time required for that shot-firer to move between places where shots are fired;
- (c) the assistance, if any, available to him in the performance of his said duties; and
- (d) any other duties assigned to him, whether statutory or otherwise:

Provided that where an Inspector is of opinion that it is necessary for the safety of the persons employed in or about the mine that the number of shots so fired shall be reduced, he may, by an order in writing, require the manager to fix a lower maximum number of shots which may be fired in any one shift. In the event of any dispute regarding the lower maximum so fixed, it shall be referred to the Chief Inspector whose decision thereon shall be final.

(5) (a) No person whose wages depend on the amount of minerals obtained by firing shots shall be appointed to perform the duties of a shot-firer in any mine.

(b) Notwithstanding anything contained in regulation 108(1) of the principal regulations, no shot shall be stemmed or fired in any mine except by a person qualified to fire shots in pursuance of regulation 108(3) of the principal regulations.

(6) Every shot-firer shall, immediately after the end of his shift record in a bound book kept for the purpose the pages of which shall be serially numbered, the quantity of explosives taken, used and returned, the places where shots were fired and the number of shots fired by him including misfires, if any; and he shall sign every such report and date his signature.

9. For the purpose of securing adequate ventilation in the workings of a mine or part thereof, the following additional precautions shall be observed, namely:—

(1) For the purpose of regulation 121 of the principal regulations, a place shall not be deemed to be in a safe state for persons working or passing therein, if the air contains either less than 19 percent of oxygen or more than 0.5 per cent of carbon dioxide or any noxious gas present in quantity likely to affect the health of any person; and such place shall not be deemed to be normally kept free from inflammable gas if the percentage of inflammable gas at any point in that place exceeds one and a quarter.

(2) The ventilation required to be constantly produced in any mine in pursuance of regulation 121 of the principal regulations shall also be adequate to prevent such excessive rise of temperature of humidity as may be harmful to the health of persons employed in the mine. If any dispute arises whether the ventilation in a mine or part thereof is adequate or not, it shall be referred to the Chief Inspector whose decision thereon shall be final.

(3) If any alteration is made in the arrangements for the ventilation of any mine in which the quantity of air is required to be measured in pursuance of regulation 122 of the principal regulations, which substantially affects or is likely to affect the ventilation of the mine, the quantity of air passing through each ventilating district shall be measured as soon as practicable after the making of such alteration. Every such alteration shall be reported to the Inspector within seven days.

(4) Particulars of air measurements taken under clause (3) shall be recorded forthwith in the book required to be maintained in pursuance of regulation 122 of the principal regulations.

(5) In any mine where a mechanical ventilator is in use—

- (a) every gallery which is a connection between a main intake airway and a main return airway shall, unless it is kept effectively walled off, be provided with two doors so spaced that whenever one door is opened, the other door serving the same purpose can be kept shut;
- (b) every ventilation door shall be self-closing, and whenever opened, it shall be closed as soon as possible; it shall not be proposed or fixed so as to remain open, and if the door is required to be frequently kept open for the passage of men or materials there shall be a door attendant throughout the shift. Every such door, if not in use, shall be taken off its hinges and placed in a position in which it will not cause any obstruction to the air current; and
- (c) every ventilation door, sheet or brattice shall be maintained in efficient working order and good repair.

(6) In a mine in which the use of safety lamps is for the time being required by or in pursuance of regulation 123 of the principal regulations and where a mechanical ventilator is installed on the surface, no mechanical ventilator shall be installed below ground unless and until the manager of the mine is satisfied as a result of a survey of the ventilation of every part of the mine liable to be affected, that such installation is necessary or expedient for the proper ventilation of the mine and that it should be installed.

*Explanation.*—The shifting of a mechanical ventilating district to another shall be deemed to be an installation of a fan for the purpose of this clause.

(7) Notice of every such installation together with particulars of the survey aforesaid, shall be sent forthwith to the Inspector.

(8) The installation and maintenance of every mechanical ventilator installed below ground shall be supervised and controlled by a competent person appointed by the manager for the purpose; and no such ventilator shall be started, stopped, removed or in any way altered, repaired or interfered with except by or on the authority of the official in charge of the mine. Particulars of every stoppage of a mechanical ventilator below ground shall be recorded with the least possible delay in a bound book kept for the purpose the pages of which shall be serially numbered.

(9) An Inspector may, at any time, by an order in writing and for reasons which he may specify therein prohibit the use of any fan installed below ground. An appeal against any such order may be preferred to the Chief Inspector whose decision thereon shall be final.

(10) Whenever there is any interruption of ventilation by the stoppage of any mechanical ventilator installed below ground, the official in charge of the mine or part thereof shall immediately take precautionary measures (including withdrawal of men, if necessary) against dangers that may arise out of non-compliance with the provisions of regulation 121 of the principal regulations read with clause (1) of this regulation, until the ventilation in the mine or part thereof is restored.

10. For ensuring proper lighting in mines, the following additional precautions shall be observed, namely:—

(1) Whenever electricity is available in a mine, efficient and suitable general lighting shall be maintained at all times—

- (a) at the top and bottom of every self-acting incline;
- (b) at every place at which tubs are regularly attached and detached from a haulage rope;
- (c) at every room or place made to house any engine, motor or other apparatus;
- (d) at every place where any pillar is under extraction; and
- (e) in every travelling road;

Provided that nothing in this sub-regulation shall be deemed to authorise any contravention of the provisions of regulation 124 of the principal regulations and any of the provisions of the rules of the Indian Electricity Rules, 1937.

(2) In every mine where 20 or more persons are employed below ground at any one time, the roof and sides of the places specified in sub-clauses (a), (b), (c) and (e) of clause (1) shall be kept completely and effectively whitewashed.

(3) Every official in charge of a mine or part thereof, and every competent person appointed under regulation 25(1) of the principal regulations, shall, during the time when he is so employed below ground, have in addition to any flame safety lamp which he is required to use in pursuance of the principal regulations, a portable lamp or light of adequate lighting performance so as to enable him to perform his duties in a proper and thorough manner. Every such lamp or light shall be provided by the owner of the mine. If any dispute arises as to whether any such lamp or light is of adequate lighting performance or not, it shall be referred to the Chief Inspector whose decision thereon shall be final.

11. For ensuring safety against dangers from dry coal dust in the workings of a mine or part thereof below ground the following additional precautions shall be observed, namely:—

(1) In every part of a mine which is not naturally wet throughout, the floor, roof and sides of the workings shall, as far as practicable, be kept clear of any accumulation of coal dust.

(2) All airways, haulage, tramming, conveyor and travelling roads, which are not naturally wet throughout, shall be treated in one of the following ways, namely:—

(a) they shall be treated with fine incombustible dust in such manner and at such intervals as will ensure that the dust on the floor, roof and sides throughout shall always consist of an mixture containing not less than 70 per cent of incombustible matter; or

(b) they shall be treated with water in such manner and at such intervals as will ensure that the dust on the floor, roof and sides throughout is always combined with 30 per cent by weight of water in intimate mixture; or

(c) they shall be treated in such manner as the Inspector may approve.

(3) The Inspector may, by an order in writing, also require the observance of the precautions laid down in clause (2) in all accessible parts of the mine if in his opinion they are necessary for ensuring the safety of the persons employed in the mine. An appeal against any such order may be preferred to the Chief Inspector whose decision thereon shall be final.

(4) The incombustible dust used for the purpose of this regulation shall be—

(a) free from any material containing injurious free silica; and

(b) of such fineness and character that it is readily dispersable into the air, and that when in use in places which are not directly wetted by water from the strata, it does not cake but is dispersed into the air when blown upon with the mouth or by a suitable appliance.

No such incombustible dust shall continue to be used if it is found by tests, which shall be carried out regularly, not to comply with the foregoing requirements.

(5) For the purpose of ensuring adequate treatment of coal dust in places specified in clause (2) samples of the dust shall be systematically collected in a manner approved by the Chief Inspector from all such airways and roads, and tested and analysed once at least in every calendar month. The result of every such test and analysis shall be recorded in a bound book kept for the purpose the pages of which shall be serially numbered.

12. The following provisions shall have effect with respect to every travelling road in a mine or part thereof which is provided in pursuance of regulation 96 of the principal regulations, namely:—

(1) Except with the permission in writing of the Chief Inspector, no travelling road shall be less than 6 feet high and 4 feet wide.

(2) The travelling road shall be clearly indicated, either on the roof or on any side, by a continuous band of whitewash at least 12 inches wide.

(3) Except for the purpose of making an inspection or effecting repairs, no person shall travel to or from his working place except by means of the travelling road so provided.

13. (1) A competent person appointed in writing by the manager for the purpose shall, once at least in every week, examine thoroughly the state of all machinery, gear and other appliances of the mine, which are actually in use, whether above ground, below ground or in opencast workings.

(2) The result of every such examination shall be recorded without delay in a bound book kept at the mine for the purpose, the pages of which shall be serially numbered and shall be signed and dated by the person who made the examination.

14. If any dispute arises whether any fencing or gate provided in a mine or part thereof in pursuance of any of the principal regulations is adequate or not, it shall be referred to the Chief Inspector whose decision thereon shall be final.

[MA-60/1.]

[No. M.41(12)/55.]

TEJA SINGH SAHNI, Dy. Secy.

*New Delhi, the 27th October 1955*

**S.R.O. 3423.**—The Government of the State of Travancore-Cochin having nominated, in exercise of the powers conferred by clause (d) of section 4, read with sub-section (2) of section 5, of the Employees' State Insurance Act, 1948 (XXXIV of 1948), Shri V. R. Narayanan Nair, Surgeon General, Travancore-Cochin as a member representing the said State in the Employees' State Insurance Corporation, in the place of Shri M. K. Devassy, Labour Commissioner, Trivandrum, the following amendment is made in the notification of the Government of India in the Ministry of Labour, No. S.R.O. 2155, dated the 16th November, 1953 namely:—

In the said notification, for item 22 (which relates to Shri M. K. Devassy), the following item shall be substituted namely:—

"22. Shri V. R. Narayanan Nair,  
Surgeon General,  
Travancore-Cochin State,  
Trivandrum".

[No. SS/121(110).]

**S.R.O. 3424.**—In pursuance of section 10 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Labour, No. S.R.O. 1209, dated the 7th April, 1954 constituting the Medical Benefit Council, namely:—

In the said notification, for items (4) and (18), the following items shall respectively be substituted, namely:—

"(4) General D. N. Chakravarti, Director of Health Services, West Bengal, Calcutta.

(18) Dr. F. G. D'Souza, M.B.B.S., F.R.C.S.(Edin), Director of Health Services, Saurashtra, Rajkot."

[No. SS.121(117).]

*New Delhi, the 28th October 1955*

**S.R.O. 3425.**—In pursuance of section 10 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Labour, No. S.R.O. 1209, dated the 7th April, 1954, constituting the Medical Benefit Council, namely:—

In the said notification, for items (11) and (12), the following items shall respectively be substituted, namely:—

"(11) Dr. S. N. Gantayet, M.B.B.S., D.O. (Oxon), Director of Health Services, Orissa, Bhubaneswar.

(12) Dr. Gurbux Singh, Director of Health Services, Punjab, Chandigarh."

[No. SS.121(117).]

K. N. NAMBIAR, Under Secy.

New Delhi, the 27th October 1955

**S.R.O. 3426.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Delhi, in the dispute between the Bank of Bikaner and its workmen.

BEFORE SHRI GHANSHYAM DASS, CENTRAL GOVERNMENT INDUSTRIAL  
TRIBUNAL, DELHI

ADJUDICATION IN THE MATTER OF AN INDUSTRIAL DISPUTE

BETWEEN

Shri R. N. Sharma and Others.—*Petitioners.*

AND

The Bank of Bikaner Ltd., Bikaner.—*Respondents.*

PRESENT

Shri R. N. Sharma in person and as representative of Shri H. P. Paliwal, M. B. L. Mathur, S. D. Bharadwaj, O. P. Dhir, C. D. Charan, Shri K. A. P. Menon who was absent though served was proceeded against *ex-parte.*

AWARD

This dispute was referred to this Tribunal by the Government of India, Ministry of Labour by its order No. LR-100(89) dated 12th November, 1953. After a good deal of contest in the High Court by a writ petition the matter was taken up by this Tribunal only on the 12th September, 1955 when issues were framed and evidence ordered. On the 16th of September, 1955 the following compromise was placed before the Court by the parties.

"We the petitioners and Respondents beg to advise having come to a mutual agreement on the following terms and conditions:—

1. Shri H. P. Paliwal and Shri O. P. Dhir be reinstated in the Bank service and fitted in the Grade according to the provisions of the Award applicable at present, taking the period from the date of their termination till the date of their reinstatement as "leave without pay" with all the consequential results such as loss of increments etc. for that period. No cash compensation to be paid to them. They may report for duty any time within 3 months of this date and in case of their failure to do so they shall have no right to be reinstated.

2. A lumps sum amount of Rs. 5,000 (Rupees five thousand only) be paid to Shri R. N. Sharma on behalf of himself and for the other petitioners *viz.* Shri S. D. Bharadwaj, Shri M. B. L. Mathur and Shri C. D. Charan in full and final settlement of all their claims.

A draft No. 710265/118 dated 16th September, 1955 for Rs. 5000 fvg. Shri R. N. Sharma on the Bikaner Branch of the Bank of Bikaner Ltd., is being placed before the Hon'ble Tribunal along with this compromise for delivery to Shri R. N. Sharma and Others according to Law in full and final settlement of all the claims.

The claims filed by the above petitioners may now be treated as withdrawn For the Bank of Bikaner Ltd.

(Sd.) B. M. AGGARWAL,  
District Manager

*Respondents.*

(Sd.) R. N. SHARMA,

For himself and on behalf of the others  
petitioners *viz.* H. P. Paliwal, Shri O. P.  
Dhir, Shri S. D. Bharadwaj, Shri M. B.  
L. Mathur and C. D. Charan.

DELHI,

The 16th September, 1955.

The compromise was signed by Shri R. N. Sharma only for himself and on behalf of the 5 other workers mentioned above. But it was apparent that the other workers had not been consulted on this occasion. As the compromise provided for payment of the whole sum of Rs. 5000 to Shri R. N. Sharma without mentioning the amount to be given to each of the workers and as it was considered extremely doubtful if Shri R. N. Sharma could by himself enter into the compromise without authority in this behalf from the other workers I directed him to place on the file at least the written consent of those other workers especially of the two workers who were to be reinstated within a certain period after which they were to lose their right of reinstatement. The following statement has been placed on the file duly signed by all the 6 workers duly attested by a Magistrate or a Oath Commissioner. The compromise now stands on a firm footing and puts an end to the dispute finally.

"We, R. N. Sharma, H. P. Paliwal, O. P. Dhir, S. D. Bharadwaj, M. B. L. Mathur and C. D. Charan have carefully been acquainted with the terms of compromise dated 16th September, 1955 and are agreeable to the same, and to the delivery of the draft of Rs. 5,000 on behalf of us all to Mr. R. N. Sharma in full satisfaction of our claims.

We, H. P. Paliwal and O. P. Dhir have fully acquainted ourselves with the terms of compromise to which we agree and we shall report ourselves for reinstatement by the 16th of December, 1955 at the Head Office of the Bank of Bikaner Ltd., at Bikaner and that in case of our failure to do so we shall have no right to do so.

(Sd.) R. N. SHARMA.

(Sd.) S. D. BHARADWAJ.

(Sd.) H. P. PALIWAL.

(Sd.) M. B. L. MATHUR.

(Sd.) O. P. DHIR.

(Sd.) C. D. CHARAN."

I now make over the draft No. 710265/118 dated 16th September, 1955 for Rs. 5,000 to Shri R. N. Sharma and direct that the claims of these 6 workers now stand withdrawn and that O. P. Dhir and H. P. Paliwal be reinstated in terms of the compromise.

Then remains the case of Shri K. P. A. Menon. He was absent throughout and did not care even to put in a statement of claim. It is proved that he had already joined the Indian Administrative service. That would explain why inspite of several approaches he did not follow up the dispute. There is no doubt that a court can take up his dispute *ex-parte*. As he has already joined the Indian Administrative service reinstatement is out of question. Compensation might be the only relief possible and for that he has to show that he had actually suffered a loss. In the absence of statement of claim and in the absence of all evidence as to the quantum of compensation it is impossible to grant him any relief even by way of compensation in these *ex-parte* proceedings. His claim is accordingly dismissed.

This award shall come into operation at once. It shall become enforceable on the expiry of 30 days from the date of its publication by the Government of India under Section 17 I.D. Act.

(Sd.) GHANSHYAM DASS,  
Sole Member Industrial Tribunal, Delhi

[No. LR-100(28)/55.]

New Delhi, the 28th October 1955

**S.R.O. 3427.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the dispute between the employers in relation to the Talavadi Manganese Mines of the United Mining and Industries Ltd., Bombay, and their workmen.

## CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

REFERENCE No. 3 OF 1955

## PRESENT

Shri P. S. Bindra, B.A. LL.B.—*Chairman.*

## PARTIES

The employers in relation to the Talavadi Manganese Mines of the United Mining and Industries Limited, Bombay

## AND

Their workmen.

## APPEARANCES

Shri Chandulal G. Shah

Shri Manubhai Desai—*For the workmen.*Shri Rajkishan Chimanlal Vyas—*For the employers.*

## AWARD

The Government of India, in the Ministry of Labour, by Order No. IR.2(73)/54, dated 12th March, 1955 has referred the disputes between the employers in relation to the Talavadi manganese mines of the United Mining and Industries Limited, Bombay, and their workmen regarding the matters specified herein below.

1. Wages.
2. Dearness Allowance.
3. Railway fare.
4. Medical facilities.
5. Festival holidays.
6. Housing.
7. Gratuity.
8. Provident Fund.
9. (a) uniforms for chowkidars, chaprasis, pump operators and attendants, ayahs and nurse.
- (b) Ammunition boots for time keepers, supervisors and chowkidars.
10. Bonus for 1953.
11. Alleged victimisation of workers before June 1954 (cases to be cited).

2. Usual notices were issued to the parties to submit their written statements which they did on the specified dates. The parties appeared before me on 13th October, 1955 and admitted the terms contained in the agreement marked A/1 along with schedules A/2 and A/3 (copies enclosed). I consider the terms of the settlement as fair and reasonable and pass my award accordingly.

(Sd.) P. S. BINDRA,  
Chairman,

Central Government's Industrial Tribunal Dhanbad

18th October, 1955.

## EXHIBIT A/1

## BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

REFERENCE No. 3 OF 1955

## BETWEEN

The united Mining and Industries Limited., Talavadi Manganese Mines at Shiv-rajpur, Dist. Panchamahals

## AND

workmen employed under it.

In the matter of Reference No. 3 of 1955.

## AND

In the matter of demands pertaining to wages, dearness allowance etc.

The matters in dispute were discussed by the parties for a long time and after considering the present circumstances it is agreed as follows:—

### DEMANDS

1. The Shivarajpur Mines Employees union is recognised by the management as a representative union for matters in connection with employees.

2. The minimum rates of wages, for monthly paid employees shall be Rs. 40/- per month of 26 working days and for daily rated Rs. 1/8/- to male workers and Rs. 1/4/- to female workers for eight hours duty. The piece rated employees shall be paid according to the rates mentioned in Schedule I.

3. Dropped.

4. The workers employed for occupations mentioned in Schedule II shall be paid according to the grades and scales mentioned therein and would be adjusted to the nearest step. The schedule II covers all monthly paid employees.

5. Every monthly paid employee will be allowed ten days leave with wages per year as sick leave subject to his being duly certified sick over this period by the company's Medical Officer or by some other proof to the Manager, and he will also be allowed thirty days privilege leave with wages per year of service which can be accumulated upto sixty days in proportion to service.

**Piece rated and daily rated employees.**—It is agreed that the employees after completion of 150 days service (including holidays) shall be entitled to privilege leave with full pay and allowances to be calculated on the basis of 15 days leave for 265 days service. Privilege leave may be accumulated upto 30 days. It is agreed that sick leave with full pay and allowances shall be ten days per year.

B. Dropped.

C. Leave books shall be given to all employees with full particulars regarding leave due, enjoyed and balance twice in calendar year.

6. **Medical aid.**—Free medical aid shall be given to all employees along with consequential expenses.

7. **Paid holidays.**—The employees shall be granted following holidays with wages: Holi, Dhuleti, Diwali, Divasa (one day on each occasion).

8. **Housing.**—The company shall endeavour to provide suitable quarters for employees as and when necessary and possible.

9. **Overtime wages.**—It is agreed that all employees shall be paid overtime wages at double the rate of wages for exceeding eight hours a day and for work done on holidays and rest days.

10. Employees shall be given gratuity at the time of his retirement, death or termination of his services at the rate of one month's salary for each year of his service calculating at the rate of wages payable to him at the time of retirement, termination of service or death. The gratuity shall in no case exceed 15 months wages and it would not be paid unless he has completed three years of service. The employee having service of three years of more and less than five years shall get three fourth of the salary per year of his service as gratuity and others would get full amount according to the period of service.

11. The principle of Provident Fund is accepted by the Management and detailed scheme will be worked out in consultation with the union.

12. The management shall, make necessary arrangements for latrines, urinals, drinking water, dining sheds, creche, welfare centres, dispensary, in charge of a qualified doctor etc. free of charge on the Mines premises near the working places.

13. Uniforms shall be supplied to chowkidars, chaprasis, ayyas and nurses as mentioned below:—

**Ayyas and Nurses.**—Two sarries, two blouses and two petticoats every year.

**Chowkidars and chaprasis.**—Two coats and two pents of Khaki cloth and two caps every year.



14. The wages and allowances shall be paid to each worker in lump sum on or before the 10th of every month and all payments shall be made during working hours. Time cards and job cards to daily rated and piece rated workers shall be given every month. Pay slips shall be given with full particulars before payment.

15. Chowkidars and chaprasis shall be supplied with ammunition boots every year.

16. Management assures that arrears of overtime wages due are paid and shall be paid if outstanding.

17. Dropped in view of present financial position.

18. This agreement shall come into effect from 1st July 1955 so far as rates and wages are concerned and with respect to other matters from 1st January, 1955.

19. As the workers are already reinstated this is dropped.

20. This agreement is made in modification of the previous agreements.

The Hon. Tribunal is requested to take this on record and make award accordingly. The management shall pay all costs of the Union in connection with the dispute.

For and on behalf of

The United Mining & Industries Ltd.

(Sd.) R. C. Vyas,  
Secretary.

(Sd.) C. G. SHAH,  
General Secretary,

Shivrajpur Mines Employees Union, Shivrajpur.

BOMBAY,

Dated 10th July, 1955.

#### EXHIBIT A/2

#### SCHEDULE I

Rates of wages for piece rated workers.

1. Matti work (including digging and removal).

(a) Lift upto a height of 10 feet from the bottom surface per 100 cubic feet—  
Rs. 6/-

From 11 to 20 feet per 100 c.ft. from the bottom surface—Rs. 7/-

From 21 feet to 30 feet per 100 c.ft. from the bottom surface—Rs. 8/-

From 31 feet to 40 feet per 100 c.ft. from the bottom surface—Rs. 9/-

From 41 feet to 50 feet from the bottom surface—Rs. 10/-

Onwards for any additional lift of 10 feet or part thereof the rate shall be increased by Re. 1/- per 100 c.ft.

(b) Lead after the material is brought on the surface the lead will be calculated from the edge to the unloading place and its rates would be in addition to the above lift:—

For the first 100 running feet no lead but thereafter 4 annas additional would be paid for lead for 25 running feet or part thereof.

2. (a) Lump Ore; (including breaking the ore body and collection) Rs. 10/- per frame of 25 cubic feet.

(b) Channel cutting: Same rates as Matti works.

(c) Unjiggle Churi: (only transport from working place to surface) Rs. 5/- per frame of 25 cubic feet.

(d) Churi (Jigging and selecting) Rs. 25/- per frame of 25 c.f. provided stack of unjiggle churi is not far from the place by more than 15 feet from the Jig. It is also provided that the rates are fixed on a guarantee of workers getting Rs. 1/10/- per day to a male and Rs. 1/8/- per day to a female. The shortage in earning would be made good by the management.

3. In case of any incident of less payment than was used to be before 1st July, 1955 by virtue of the agreement arrived at before the Conciliation Officer (Central) on 17th August, 1953, the shortage will be made good. Minor cases will, however, be ignored and in case of disagreement on this point it would be left to the decision of the Conciliation Officer (Central), Bombay.

(Sd.) CHANDULAL G. SHAH.

(Sd.) R. C. VYAS.

#### EXHIBIT A/3

#### SCHEDULE II

It is agreed that the minimum wage payable to the following categories of employees will be as under:

(a) monthly paid staff—Minimum Rs. 40-0-0 per month.

(b) daily rated workers, (male)—Minimum Rs. 1-8-0 per day.

Female—Minimum Rs. 1-4-0 per day.

Grade and scales of wages for occupations on monthly pay scale.

1. Foreman—Rs. 100—10—200.
2. Supervisor—Rs. 75—7½—150.
3. Checker—Rs. 50—5—100.
4. Selector—45—4—85.
5. Mechanic—Rs. 75—7½—150.
6. Pump attendant—Rs. 50—5—100.
7. Helper (P. A.)—Rs. 40—2—60.
8. Blacksmith—Rs. 60—5—110.
9. Blacksmith helper—Rs. 40—2—60.
10. Carpenter helper—Rs. 40—2—60.
11. Sweeper—Rs. 40—2—60.
12. Motor Driver—Rs. 75—7½—150.
13. Doctor (R.M.P.)—Rs. 100—10—200.
14. Compounder—Rs. 75—7½—150.
15. Ahya for creche—Rs. 45—5—95.
16. Head Clerk—Rs. 100—15—250.
17. Clerk—Rs. 75—5—125.
18. Typist—Rs. 75—5—125 (Rs. 5/- M.A.).
19. Cashier—100—10—200.
20. Timekeeper—Rs. 85—7½—160.
21. Chaprashi—Rs. 45—4—85.
22. Watchman—Rs. 45—4—85.
23. Carpenter—Rs. 60—5—110.

(Sd.) R. C. VYAS.

(Sd.) CHANDULAL G. SHAH.

[No. LR.2(73)/54.]

**S.R.O. 3428.**—The following draft of a further amendment in the Industrial Employment (Standing Orders) Central Rules, 1946, which the Central Government proposes to make in exercise of the powers conferred by section 15, read with clause (b) of section 2, of the Industrial Employment (Standing Orders) Act, 1946 (XX of 1946), is hereby published as required by sub-section (1) of section 15 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 2nd January, 1956.

Any objection or suggestion which may be received from any person with respect to the said draft on or before the date specified will be considered by the Central Government.

## Draft

After item (3) of rule 5 of the said rules, the following item shall be inserted namely:—

“(3A) Number of casual workmen.”

[No. LR.11(10)/55.]

## ORDERS

New Delhi, the 31st October 1955

**S.R.O. 3429.**—Whereas the management in relation to Junnordeo Collieries of the Bharat Collieries Ltd., Junnordeo, and the duly authorised representatives of their monthly rated staff have jointly applied to the Central Government for reference of an industrial dispute to a Tribunal in respect of the matters set forth in the said application, relevant extracts from which are reproduced in the Schedule hereto annexed;

And whereas the Central Government is satisfied that the said representatives represent the majority of the workmen concerned;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7 of the said Act.

## THE SCHEDULE

*Application under sub-section (2) of section 10 of the Industrial Disputes Act 1947 for the reference of an industrial dispute to a Industrial Tribunal.*

Whereas an industrial dispute exists between the 21 old monthly rated staff and M/S. Bharat Collieries Ltd. (Junnordeo Collieries) P.O. Junnordeo, Dist. Chhindwara, M.P. and it is expedient that the matters specified in the enclosed statement which are relevant to the dispute should be referred for settlement by an Industrial Tribunal, an application is hereby made under sub-section 2 of section (10) of the Industrial Disputes Act 1947, that the said dispute should be referred to an Industrial Tribunal.

This application is made by the undersigned who have been duly authorised to do so by virtue of a resolution (copy enclosed) adopted by a majority of the members present at a meeting of the old monthly rated staff held on the 30th August, 1955.

A statement giving the particulars required under Rule 3 of the Industrial Disputes (Central) Rules, 1947 is attached.

Signatures of applicants.

Employers.

Employees.

Sd/-

For Bharat Collieries Ltd.

Sd/-

To

The Secretary to the Government of India,

Department of Labour, New Delhi.

Statement required under Rule 3 of the Industrial Disputes (Central) Rules, 1947 to accompany the Form of application prescribed under sub-section 2 of section 10 of the Industrial Disputes Act 1947.

(a) *Parties to the dispute*—21 old monthly rated staff and employers Bharat Collieries Ltd. (Junnordeo Collieries) P.O. Junnordeo, Dist. Chhindwara, Madhya Pradesh.

(b) *Specific matters in dispute*—(1) Yearly with-pay leave days. (2) Servant allowance to a few. (3) Basic salaries to two. (A Written Statement from the staff is enclosed).

- (c) Total No. of workmen employed in the undertaking affected.—Twenty one monthly rated staff.
- (d) Estimate of the number of workmen affected or likely to be affected by the dispute.—Twenty one monthly rated staff.
- (e) Efforts made by the parties themselves to adjust the dispute.—The matter was taken up by the Conciliation Officer (C) Jabalpur on 18th July 1955 when both the parties agreed to submit a joint application for referring the matter to the Tribunal. A copy of the agreement is enclosed herewith.

Minutes of the meeting, held on 30th August, 1955 at Junnordeo Collieries' premises, of monthly rated staff who are adversely effected by non-implementing the Award of 1947 by the Colliery Co.

As in accordance with Rule 4(b) of the Industrial Disputes (Central) Rules 1947 and as advised in letter No. LR-13003/55 dated 27th August, 1955 of the Under-Secretary, Government of India, Ministry of Labour, New Delhi, it was resolved that (1) Shri R. S. Verma, (2) Shri H. P. Paul, (3) Shri S. Goswami, (4) Shri Sheoprasad Parihar and (5) Shri H. P. Sharma will look to the work on behalf of us all who are adversely effected by non-implementing the Government Award of 1947 by the Colliery Co. The committee therefore advised them to apply to the proper authority for lawful orders.

*Written Statement from the staff*

This submission is made to the Hon'ble Secretary to the Government of India, Department of Labour, New Delhi by the duly authorised old monthly rated staff of Junnordeo Collieries, P.O. Junnordeo, Dist. Chhindwara, Madhya Pradesh.

1. (a) To allow 58 days with pay-leave in a year as detailed below as per Dalmia-Jain Establishment Rules of 1945 which was applicable to us from the day of our appointments:

- (i) 30 days privilege leave in a year
- (ii) 12 days sick leave in a year
- (iii) 12 days casual leave in a year
- (iv) 4 days festival leave in a year.

Total: 58 days leave in a year.

(b) To pay us the arrears of salaries for 308 days (for 7 years) to each of us @ 44 days in a year, as the Company has curtailed the with-pay leave days to 14 days only out of 58 days as stated in 1(a) above (from 10th October, 1947 to July 1955).

2. (a) To continue paying servant allowance to whom it was being paid @ Rs. 5 per month with immediate effect as was being given to some of us from the day of our appointments.

(b) To pay us the amount of Rs. 460 to each of us to whom this allowance was being paid, being arrears of the servant allowance which have not been paid to us by the Company from 10th October, 1947 to July, 1955.

3. (a) To fix up the basic salaries of Shri Sheoprasad Parihar and Shri Chhotelal as Rs. 67/8/- and Rs. 26 respectively with immediate effect as their basic salaries were reduced by the Company from the date of commencement of the Award. Their salaries before the Award were Rs. 75 and Rs. 30 respectively inclusive Dearness Allowance.

(b) To pay the arrears of difference of pay including the amounts of Bonus Provident Fund amount commencing from 10th October, 1947 to July, 1955 to Shri Sheoprasad Parihar and Shri Chhotelal.

[No. LR.2(74)/55.]

**S.R.O. 3430.**—Whereas the management in relation to the Bombay Mutual Life Assurance Society, Limited, Bombay, and the Bombay Mutual Life Assurance Employees' Federation, Bombay, have jointly applied to the Central Government for reference of an industrial dispute to a Tribunal in respect of the matter set forth in the said application and reproduced in the schedule hereto annexed;

And whereas the Central Government is satisfied that the said Bombay Mutual Life Assurance Employees' Federation, Bombay, represents a majority of the workmen;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7 of the said Act.

**THE SCHEDULE**

Two months' wages to be paid as bonus to the staff of the Society for the year 1954.

[No. LR.90(35)/55.]

*New Delhi, the 1st November 1955*

**S.R.O. 3431.**—In exercise of the powers conferred by section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby directs that the following amendment shall be made in the Order of the Government of India in the Ministry of Labour No. S.R.O. 1311, dated the 9th June 1955, namely:—

The entry appearing against Serial Number 6 in the Annexure to the said Order shall be deleted.

[No. L.R. 2(7)/54.]

P. S. EASWARAN, Under Secy.

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**MINISTRY OF INFORMATION & BROADCASTING**

*New Delhi-2, the 28th October 1955*

**S.R.O. 3432.**—In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled "Three Hours to Kill" produced by Columbia Pictures Corporation, U.S.A. shall be deemed to be uncertified films in the whole of India.

[No. 8/13/55-FC.]

**S.R.O. 3433.**—In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled "Blackboard Jungle" produced by Metro-Goldwyn-Mayer, U.S.A. shall be deemed to be uncertified films in the whole of India.

[No. 8/21/55-FC.]

D. KRISHNA AYYAR, Under Secy.

